

es
FI
235
21
v. 15
no. 41
October
11, 1991

KFI 1235 .A21
v. 15
no. 41
Illinois register
Received on: 10-15-91



1991

Illinois Register

Rules of Governmental Agencies

Volume 15, Issue 41 — October 11, 1991

Pages 14335-14728

Administrative Code Div.
288 Centennial Bldg.
Springfield, IL 62756
(217) 782-9786

published by
George H. Ryan
Secretary of State



Printed on recycled paper

TABLE OF CONTENTS

PROPOSED RULES

PAGE

AGING, DEPARTMENT ON	
Community Care Program; 89 Ill. Adm. Code 240	14335
COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF	
Residential Energy Assistance Partnership Program; 47 Ill. Adm. Code 100	14337
COMMERCE COMMISSION, ILLINOIS	
Cellular Radio Exclusion; 83 Ill. Adm. Code 760	14340
EMPLOYMENT SECURITY, DEPARTMENT OF	
Claims, Adjudication, Appeals & Hearings; 56 Ill. Adm. Code 2720	14343
MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF	
Administration; 59 Ill. Adm. Code 101	14363
MINES AND MINERALS, DEPARTMENT OF	
Ill. Oil & Gas Act; 62 Ill. Adm. Code 240	14365
PROFESSIONAL REGULATION, DEPARTMENT OF	
Certified Shorthand Reporters Act; 68 Ill. Adm. Code 1200	14369
Real Estate License Act of 1983; 68 Ill. Adm. Code 1450	14375
PUBLIC HEALTH, DEPARTMENT OF	
AIDS Drug Reimbursement Program; 77 Ill. Adm. Code 692	14389
REHABILITATION SERVICES, DEPARTMENT OF	
Non-Financial Eligibility Criteria; 89 Ill. Adm. Code 685	14392
SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF	
Ill. Savings & Loan Act of 1985; 38 Ill. Adm. Code 400	14394
SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF	
Savings Bank Act; 38 Ill. Adm. Code 1075	14406

ADOPTED RULES

COMMERCE COMMISSION, ILLINOIS	
Unlawful Operations; 92 Ill. Adm. Code 1308	14414
CONSERVATION, DEPARTMENT OF	
North Point Marina; 17 Ill. Adm. Code 220	14418
Public Use of State Parks & Other Properties of the Dept. of Conservation; 17 Ill. Adm. Code 110.....	14423
ELECTIONS, STATE BOARD OF	
Miscellaneous; 26 Ill. Adm. Code 207	14427
MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF	
Recipient's Property; 59 Ill. Adm. Code 110	14435
POLLUTION CONTROL BOARD	
Hazardous Waste Management System: General; 35 Ill. Adm. Code 720	14446
Identification & Listing of Hazardous Waste; 35 Ill. Adm. Code 721	14473
Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities; 35 Ill. Adm. Code 725	14534
RCRA Permit Program; 35 Ill. Adm. Code 703	14554
Standards Applicable to Generators of Hazardous Waste; 35 Ill. Adm. Code 722	14562
Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities; 35 Ill. Adm. Code 724.....	14572

EMERGENCY RULES

AGING, DEPARTMENT ON Community Care Program; 89 Ill. Adm. Code 240	14593
COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF Low Income Home Energy Assistance Program; 47 Ill. Adm. Code 100	14604
MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF Administration; 59 Ill. Adm. Code 101	14663
MINES AND MINERALS, DEPARTMENT OF Ill. Oil & Gas Act; 62 Ill. Adm. Code 240	14679
PUBLIC HEALTH, DEPARTMENT OF AIDS Drug Reimbursement Program; 77 Ill. Adm. Code 692	14699
REHABILITATION SERVICES, DEPARTMENT OF Non-Financial Eligibility Criteria; 89 Ill. Adm. Code 685	14704

AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR REFUSAL TO PROPOSED RULES

POLLUTION CONTROL BOARD Land Disposal Restrictions; 35 Ill. Adm. Code 728, Withdrawal	14716
--	-------

PUBLIC INFORMATION

LABOR, DEPARTMENT OF List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects ...	14717
---	-------

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Second Notices Received	14718
-------------------------------	-------

EXECUTIVE ORDERS AND PROCLAMATIONS

EXECUTIVE ORDERS

91-12 An Executive Order Creating A Private Enterprise Review And Advisory Board.....	14719
---	-------

PROCLAMATIONS

91-399 Rose Marie Thomas Day (Revised).....	14722
91-465 POW/MIA Recognition Day.....	14722
91-466 Polish National Alliance Week.....	14723
91-467 Hispanic State Employment Day.....	14723
91-468 Agrella Day.....	14724
91-469 Automotive Parts & Accessories Association Week.....	14724
91-470 Emergency Nurses Day.....	14725
91-471 Chemistry Week.....	14725
91-472 German-American Day.....	14726
91-473 Salute to Cultural Diversity Day.....	14726
91-474 Society For Prevention Of Blindness Day.....	14727
91-475 ESOP Employee Ownership Week	14727

CUMULATIVE INDEX

1991 Index - Issue #41	CI-1
------------------------------	------

SECTIONS AFFECTED INDEX

1991 Index - Issue #41	SAI-1
------------------------------	-------

INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1991

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991	June 25, 1991	July 2, 1991	28	July 12, 1991
Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991	July 2, 1991	July 9, 1991	29	July 19, 1991
Dec. 31, 1990	Jan. 8, 1991	3	Jan. 18, 1991	July 9, 1991	July 16, 1991	30	July 26, 1991
Jan. 8, 1991	Jan. 15, 1991	4	Jan. 25, 1991	July 16, 1991	July 23, 1991	31	Aug. 2, 1991
Jan. 15, 1991	Jan. 22, 1991	5	Feb. 1, 1991	July 23, 1991	July 30, 1991	32	Aug. 9, 1991
Jan. 22, 1991	Jan. 29, 1991	6	Feb. 8, 1991	July 30, 1991	Aug. 6, 1991	33	Aug. 16, 1991
Jan. 29, 1991	Feb. 5, 1991	7	Feb. 15, 1991	Aug. 6, 1991	Aug. 13, 1991	34	Aug. 23, 1991
Feb. 5, 1991	Feb. 11, 1991	8	Feb. 22, 1991	Aug. 13, 1991	Aug. 20, 1991	35	Aug. 30, 1991
Feb. 11, 1991	Feb. 19, 1991	9	Mar. 1, 1991	Aug. 20, 1991	Aug. 27, 1991	36	Sept. 6, 1991
Feb. 19, 1991	Feb. 26, 1991	10	Mar. 8, 1991	Aug. 27, 1991	Sept. 3, 1991	37	Sept. 13, 1991
Feb. 26, 1991	Mar. 5, 1991	11	Mar. 15, 1991	Sept. 3, 1991	Sept. 10, 1991	38	Sept. 20, 1991
Mar. 5, 1991	Mar. 12, 1991	12	Mar. 22, 1991	Sept. 10, 1991	Sept. 17, 1991	39	Sept. 27, 1991
Mar. 12, 1991	Mar. 19, 1991	13	Mar. 29, 1991	Sept. 17, 1991	Sept. 24, 1991	40	Oct. 4, 1991
Mar. 19, 1991	Mar. 26, 1991	14	Apr. 5, 1991	Sept. 24, 1991	Oct. 1, 1991	41	Oct. 11, 1991
Mar. 26, 1991	Apr. 2, 1991	15	Apr. 12, 1991	Oct. 1, 1991	Oct. 8, 1991	42	Oct. 18, 1991
Apr. 2, 1991	Apr. 9, 1991	16	Apr. 19, 1991	Oct. 8, 1991	Oct. 15, 1991	43	Oct. 25, 1991
Apr. 9, 1991	Apr. 16, 1991	17	Apr. 26, 1991	Oct. 15, 1991	Oct. 22, 1991	44	Nov. 1, 1991
Apr. 16, 1991	Apr. 23, 1991	18	May 3, 1991	Oct. 22, 1991	Oct. 29, 1991	45	Nov. 8, 1991
Apr. 23, 1991	Apr. 30, 1991	19	May 10, 1991	Oct. 29, 1991	Nov. 5, 1991	46	Nov. 15, 1991
Apr. 30, 1991	May 7, 1991	20	May 17, 1991	Nov. 5, 1991	Nov. 12, 1991	47	Nov. 22, 1991
May 7, 1991	May 14, 1991	21	May 24, 1991	Nov. 12, 1991	Nov. 19, 1991	48	Dec. 2, 1991 (Mon.)
May 14, 1991	May 21, 1991	22	May 31, 1991	Nov. 19, 1991	Nov. 26, 1991	49	Dec. 6, 1991
May 21, 1991	May 28, 1991	23	June 7, 1991	Nov. 26, 1991	Dec. 3, 1991	50	Dec. 13, 1991
May 28, 1991	June 4, 1991	24	June 14, 1991	Dec. 3, 1991	Dec. 10, 1991	51	Dec. 20, 1991
June 4, 1991	June 11, 1991	25	June 21, 1991	Dec. 10, 1991	Dec. 17, 1991	52	Dec. 27, 1991
June 11, 1991	June 18, 1991	26	June 28, 1991	Dec. 17, 1991	Dec. 24, 1991	1	Jan. 3, 1992
June 18, 1991	June 25, 1991	27	July 5, 1991	Dec. 24, 1991	Dec. 31, 1991	2	Jan. 10, 1992

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Community Care Program
- 2) Code Citation: 89 Ill. Adm. Code 240
- 3) Section Numbers: Proposed Action:
240.655 Amendment
- 4) Statutory Authority: Ill. Rev. Stat., Ch. 23 Sections 6104.01(4), (9), (11) and (12); 6104.02, 6104.03 and 6105.02
- 5) A Complete Description of the Subjects and Issues Involved:

In order for the Department to direct its limited appropriated resources to those Community Care Program clients whose needs require additional services, it has become necessary for the Department to monitor selected client redeterminations as described in Section 240.655.

Effective October 1, 1991, the Department began reviewing client redeterminations of those agencies which provide in-home and adult day care services under the Community Care Program pursuant to an emergency amendment. All agencies under such contract with the Department were affected by this rulemaking.

The purpose of this rulemaking is to allow the Department to continue to extend time frames as needed to complete reviews of care plans, thereby ensuring that the limited resources of the program are distributed equitably and distributed most specifically to those elderly in the greatest economic and social need pursuant to Departmental rule requirements and statutory mandates.

- 6) Will this proposed rule replace an emergency rule currently in effect? Yes ☐ No ☒
- 7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: N/A

NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may present their comments concerning this rule by writing to Ms. Mary J. Mayes, Policy and Rules Analyst, Illinois Department on Aging, 421 East Capitol Avenue, Springfield, Illinois 62705 within 45 days after the date of this issue of the Illinois Register.

This rule may have an impact on small businesses. In accordance with Sections 3.01 and 4.02 of the Illinois Administrative Procedure Act, any small business may present their comments to Mary J. Mayes at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on this rule shall indicate their status as such, in writing, in their comments.

- 12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 1, 1991

B) Types of small businesses affected:

Agencies contractually providing in-home and adult day care services through the Community Care Program.

C) Reporting, bookkeeping or other procedures required for compliance:

Standardized programmatic procedures specified in 89 Ill. Adm. Code 240.

D) Types of professional skills necessary for compliance:

Experience in health or social sciences, social work, or health service administration.

The full text of the Proposed Amendment(s) is identical to the text of the emergency amendments which appears in this issue of the Register on page 14395.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Residential Energy Assistance Partnership Program

2) Code Citation: 47 Ill. Adm. Code 100

Section Numbers:	Proposed Action:
100.10	Amendment
100.20	Amendment
100.30	Amendment
100.40	Amendment
100.50	Amendment
100.85	Amendment
100.103	Amendment
100.105	Amendment
100.106	Repeal
100.110	Amendment
100.111	Repeal
100.113	Amendment
100.115	Amendment
100.120	Amendment
100.Appendix A	New Section
Illustration A	New Section
Illustration B	New Section
Illustration C	New Section
Illustration D	New Section
Illustration E	New Section
Illustration F	New Section
100.Appendix D	Amendment
100.Appendix E	Repeal
100.Appendix F	Repeal

4) Statutory Authority: Implementing the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq., as amended by P.A. 87-14, effective July 24, 1991) and authorized by Section 4 of the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 1404), Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.20), and the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C.A. 8621 et seq. (1991)).

5) A Complete Description of the Subjects and Issues Involved: The "Residential Energy Assistance Partnership Program" rules are being renamed the "Low Income Home Energy Assistance Program" (LIHEAP) and amended to incorporate the provisions of P.A. 87-14 which amended the Energy Assistance Act of 1989. Amendments to Sections 100.10, 100.20, 100.40, 100.50, and 100.115 consist of technical changes only (e.g., program name, legislative citations and references, punctuation). A definition for "kitchen facilities" is being added to Section 100.30 and various revisions and deletions are being made to implement provisions of the P.A. Sections 100.85, 100.103, and 100.105 are being amended to incorporate technical changes and corrections in accordance

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

with the P.A. Additionally, in Section 100.105, language is being added to make 1/3 of the overall benefit funding available to applicant households who receive Aid to Families with Dependent Children; Aid to the Aged, Blind, and Disabled; General Assistance; or households which have incomes less than 50% of the poverty level. Sections 100.106, 100.111, 100.Appendix E, and 100.Appendix F are being repealed. Language has been deleted from Sections 100.110, 100.113, and 100.120 to eliminate information regarding assistance options which no longer exist under the new program. Section 100.110 (b)(1) has been revised to clarify the revised benefits authorized by the P.A. Section 100.Appendix A is being changed to include LIHEAP payment matrices. In Section 100.Appendix D, on the Assistance Level Chart Map, the dividing line between the northern and south/central regions of the State is being changed to more accurately reflect current weather and energy data for the State.

6) Will these proposed amendments replace emergency amendments currently in effect? Yes.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporations by reference? Yes.

9) Are there any proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1989, ch. 85, par. 2203).

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the Illinois Register to the following:

Mr. John D. Taylor, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th floor
Springfield, Illinois 62701
(217) 782-6136

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 30, 1991.

B) Types of small businesses and small municipalities affected: There are 36 local administering agencies (LAAs) affected by this

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

rulemaking. All of these LAAs are not-for-profits and are therefore considered to be small businesses in accordance with the Illinois Administrative Procedure Act. Ten of these LAAs are municipalities, four of which are small municipalities.

C) Reporting, bookkeeping or other procedures required for compliance: All LAAs must comply with the provisions of this rulemaking.

D) Types of professional skills necessary for compliance: Current LAA staff possess the necessary skills to comply with this rulemaking.

The full text of the Proposed Amendments is the same as the text of Emergency Amendments appearing on page 14607 of this Illinois Register:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

1) Heading of the Part: Cellular Radio Exclusion

2) Code Citation: 83 Ill. Adm. Code 760

3) Section Numbers: 760.20
Proposed Action: Amendment

4) Statutory Authority: Implementing Section 13-203 of the Universal Telephone Service Protection Law (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 13-203) and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 10-101).

5) A Complete Description of the Subjects and Issues Involved: This rulemaking will increase the number of counties in which cellular radio service is excluded from the tariff provisions listed in Section 760.20

6) Will this proposed amendment replace an emergency amendment currently in effect? No.

7) Does this rulemaking contain an automatic repeal date: No.

8) Does this proposed amendment contain incorporations by reference? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

- 12) Initial Regulatory Flexibility Analysis:
- A) Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 25, 1991

B) Types of small businesses affected: This amendment will affect those cellular companies that are also small businesses as defined in the Illinois Administrative Procedure Act.

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

TITLE 83: PUBLIC UTILITIES

CHAPTER I: ILLINOIS COMMERCE COMMISSION

SUBCHAPTER f: TELEPHONE UTILITIES

PART 760

CELLULAR RADIO EXCLUSION

- Section
- 760.10 Chicago Metropolitan Area Exclusion
- 760.20 Downstate Area Exclusions

AUTHORITY: Implementing Section 13-203 of the Universal Telephone Service Protection Law of 1985 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 13-203) and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 10-101).

SOURCE: Adopted at 11 Ill. Reg. 11730, effective July 1, 1987; amended at 14 Ill. Reg. 3037, effective February 15, 1990; amended at 14 Ill. Reg. 18756, effective November 15, 1990; amended at Ill. Reg. , effective

Section 760.20 Downstate Area Exclusions

Cellular radio service provided by facilities in Boone, Champaign, Clinton, DeWitt, Grundy, Kankakee, Kendall, Logan, Macon, Madison, Mason, McLean, Menard, Monroe, Moultrie, Peoria, Piatt, Sangamon, St. Clair, Tazewell, Winnebago, and Woodford Counties is excluded from the applicable tariff provisions contained in Sections 13-501, 13-502, 13-503, 13-504, 13-505, 13-506, and 13-509 of the Universal Telephone Service Protection Law of 1985 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 13-501, 13-502, 13-503, 13-504, 13-505, 13-506, and 13-509).

(Source: Amended at Ill. Reg. , effective)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Claims, Adjudication, Appeals and Hearings
- 2) Code Citation: 56 Ill. Adm. Code 2720
- 3) Section Numbers: Proposed Action:
 2720.1 Amended Section
 2720.5 Amended Section
 2720.7 New Section
 2720.10 Amended Section
 2720.108 New Section
 2720.130 Amended Section
 2720.215 Amended Section
 2720.240 Amended Section
 2720.315 Amended Section

- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 349, 409, 420, 450, 451, 452, 453, 455, 456, 470, 471, 473, 474, 474a, 500, 501, 502, 504, 530, 610, 611, 700, 702 and 704.

- 5) A Complete Description of the Subjects and Issues Involved:
 The Department has been receiving requests from employers to receive certain notices from the Department through the use of electronic mail. The proposed rules attempt to accommodate those requests by setting guidelines for the use of electronic mail.

Several questions have been raised regarding the Director's interpretation of the alternative base period provided for in Section 237 of the Act. Section 2720.108 is an attempt to explain the Director's interpretation of this Section by explaining the circumstances under which the alternative base period provisions can be utilized.

In response to complaints that the rules for setting by telephone hearings and for submitting briefs to the Board of Review are too stringent, these rules are being modified to allow more flexibility in these areas.

Because of complaints about inconsistency in the granting of continuances and complaints about delays due to unjustified requests for continuances by attorneys, this rule is being modified to set forth examples of when continuances will be granted.

Other changes are technical corrections to current language meant to update references or correct grammar.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- 6) Will the proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives? Not Applicable.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Stella Adams Cuthbert, Commissioner
 Illinois Department of Employment Security
 401 South State Street - 2nd Floor South
 Chicago, IL 60605
 312-793-4240

- 12) Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: September 20, 1991.

Types of small businesses affected: The proposed rules have only a marginal effect on small business.

Reporting, bookkeeping or other procedures required for compliance: None.

Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendments begin on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

AUTHORITY: Implementing and authorized by Sections 239, 409, 500, 604, 700, 701, 702, 703, 705, 706, 800, 801, 803, 804, 805, 1000, 1001, 1002, 1004, 1200, 1701, 2300, 2301, 2302 and 2304 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 349, 409, 420, 450, 451, 452, 453, 455, 456, 470, 471, 473, 474, 474a, 500, 501, 502, 504, 530, 610, 611, 700, 701, 702 and 704).

SOURCE: Adopted at 8 Ill. Reg. 24957, effective January 1, 1985; amended at 10 Ill. Reg. 12620, effective July 7, 1986; amended at 11 Ill. Reg. 14338, effective August 20, 1987; amended at 11 Ill. Reg. 18671, effective October 29, 1987; amended at 12 Ill. Reg. 14660, effective September 6, 1988; emergency amendments at 13 Ill. Reg. 11890, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 18263, effective November 9, 1989; amended at 14 Ill. Reg. 15334, effective September 10, 1990; amended at 14 Ill. Reg. 18489, effective November 5, 1990; amended at 15 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS

Section 2720.1 Definitions

All other terms used in this Part shall have the meaning set forth in definitions, Sections 200 through 247 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 310 through 372), unless the context requires otherwise. Throughout this Part, the use of terms imparting the masculine gender shall also apply to the feminine gender.

"Act" means the Unemployment Insurance Act, as amended (Ill. Rev. Stat. 1989, ch. 48, pars. 300 et seq.).

"Adjudicator" means the person authorized to make findings, determinations or recoupment decisions relating to a claimant's eligibility for unemployment insurance benefits.

"Agency" means the Department of Employment Security.

"Appeal" means the process of agency or judicial review of a Finding, Determination or Decision.

"Appellant" means a party who appeals an Agency finding, determination or decision.

"Appellee" means a party to a finding, determination or decision appealed by the appellant.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

"Board" means the Board of Review of the Department of Employment Security.

"Claim Series" means a week or series of consecutive weeks for which benefit or waiting week credit is granted.

"Claimant" means a person who applies for benefits under the Act.

"Customary occupation" means the work in which the individual was last engaged or the occupation for which he is best qualified by training, experience and education.

"Decision" means the statement made by a Referee, the Director or the Board of Review with respect to any appeal from a finding or determination relating to rights or obligations under the Act or a statement by an adjudicator that an employing unit's protest is insufficient.

"Determination" means An Adjudicator's statement of whether or not a claimant is eligible for benefits or waiting week credit, and the dollar amount of such benefits for each week with respect to which a claim is made (Section 702 of the Act, Ill. Rev. Stat. 1989, ch. 48, par. 452).

"Director's Representative" means an employee of the Agency designated by the Director of Employment Security to conduct hearings and to recommend decisions to the Director.

"Electronic data transmission" is a means by which the Director provides an electronic transfer of the "Notice of Claim to Last Employing Unit and Last Employer or other Interested Party" to the data center of the Illinois Department of Central Management Services where the transmission can be retrieved by the employing unit (see Section 2720.7).

"Employing unit" shall have the same meaning as that set forth in Section 204 of the Act (Ill. Rev. Stat. 1989, ch. 48, par. 314).

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

"Filing date" means the date a document was mailed to or received by the Agency, whichever is earlier.

"Finding" means a statement by an Adjudicator of the amount of wages for insured work paid to a claimant during each quarter in the claimant's base period by each employer (Section 701 of the Act, Ill. Rev. Stat. 1987, ch. 48, par. 451).

"Full-time work" is the number of hours a class of workers would customarily work if the employing unit had all of the work it could handle without working overtime. Except where the contrary is provided by a collective bargaining agreement or company policy, full time work is customarily 40 hours per week. For example, 37.5 hours per week is full time work for Illinois state employees because it is so provided by state personnel policy.

"Initial claim" means an application for benefits which, meeting all monetary eligibility requirements, commences a claim series.

"Local office" means the office of the Agency servicing claimants who live in a specific geographical area.

"Monetary eligibility" means a claimant's eligibility for a weekly amount of unemployment insurance and the amount of dependency allowance, if any, based on the amount of qualifying wages paid.

"Nonmonetary eligibility" means that the claimant has established monetary eligibility and has not been found ineligible or subject to disqualification under the Act from receiving unemployment insurance benefits.

"Part-time work" means services not normally required for the customary schedule of full time hours or days prevailing in the establishment in which such services are performed, or services performed by a person who, owing to his personal circumstances or the nature of the work he is qualified to perform, does not customarily work the schedule of full time hours or days prevailing in the establishment in which he is employed (Section 407 of the Act, Ill. Rev. Stat.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

1987, ch. 48, par. 407). Generally, part work will be less than 40 hours per week except where company policy or a collective bargaining agreement provides for a lesser number of hours per week as full time work. In such cases, part time work shall be work less than the number of full time hours set by the collective bargaining agreement or company policy.

"Part-total employment" means part-time work with an employing unit other than one's regular employing unit.

Example: The claimant is laid off by Company A, his regular employing unit, as defined in this Section, and accepts temporary, part-time work with Company B, an employing unit other than his regular employing unit. The part-time work with Company B constitutes "part-total employment."

"Partial employment" means part-time work with one's regular employment unit.

"Party" means, with respect to issues of nonmonetary eligibility, the claimant and any employing unit which files a timely and sufficient protest pursuant to Section 2720.130 of this Part. Only a party under Section 702 of the Act may appeal a nonmonetary determination or decision of the Agency regarding eligibility for benefits. With respect to findings under Section 701 of the Act, "party" means the claimant and any employer whose base period wages are in question. With respect to the issues of sufficiency and timeliness of a protest pursuant to Section 2720.130 of this Part, "party" means only the employing unit which files the protest.

"Protest" means the Agency form, "Employer Notice of Possible Ineligibility," or a letter in lieu thereof, which alleges that the claimant is not entitled to unemployment insurance benefits.

"Referee" means the hearing officer authorized to conduct hearings on appealed Adjudicator findings, determinations or recoupment decisions and to make decisions on the matters appealed.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

"Regular employing unit" is either the employing unit for which an individual expects to continue working and to work full time if business warrants it, or any employing unit for which the individual worked full time for nine consecutive weeks during the preceding 52 weeks.

"Service area" means a geographical area served by a local office.

"Services" means not only work actually performed, but the entire employer-employee relationship. Any attachment to an employing unit for which wages are payable constitutes a service for that employing unit.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 2720.5 Service Of Notices, Decisions, Orders

a) Except as provided in subsection (b), a notice, decision or order shall be served on every party, either by:

- 1) Personal service; or,
- 2) Mailing in an envelope, sealed and properly addressed to the last known address of the party, with the correct amount of postage prepaid.

b) Where an agreement is made between the agency and the employing unit (or its authorized agent) and the necessary identifying information is available, the "Notice of Claim to Last Employing Unit and Last Employer or other Interested Party" shall be sent to the employing unit (or its authorized agent) by means of an electronic data transmission rather than by mailing a document to the employing unit.

c) A person may designate an agent to receive his notices and decisions by filing the name and address of the agent with the Agency. In such cases, notice to the agent so designated is notice to the person. A person's designation of the agent shall remain in effect until the Agency receives a notice that the agency relationship no longer exists.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

ed) Notwithstanding the appointment of an agent in accordance with subsection (bc), the "Notice of Claim to Last Employing Unit and Last Employer or other Interested Party" "Notice-to-Last-Employing-Unit"-and-the "Notice-Of-Additional-Claim" (see Section 2720.130) shall be sent to the employing unit identified by the claimant at the time he files his claim for benefits.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 2720.7 Application For Electronic Data Transmission

a) In lieu of receiving its "Notice of Claim to Last Employing Unit and Last Employer or other Interested Party" as a paper document sent through the United States mail, an employing unit (or its authorized agent) may apply to have such document sent to it through electronic data transmission.

b) The Director shall approve such application if the employing unit (or its authorized agent) agrees to:

- 1) At its own expense, on a daily basis, retrieve its electronically transmitted data from the data center of the Illinois Department of Central Management Services, designated by the Director;
 - 2) Accept the date shown on the agency's records as conclusive evidence of the date that the electronically transmitted data was sent to the data center of the Illinois Department of Central Management Services;
 - 3) Demonstrate to the Director that the volume of claims filed against it justifies the cost to the agency of putting the employing unit on the electronic data transmission system.
- c) The Director must also find that the employing unit's (or its authorized agent's) electronic data processing equipment is compatible with that used by the Director.

(Source: Added at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF EMPLOYMENT SECURITY
NOTICE OF PROPOSED AMENDMENTS

Section 2720.10 Computation of Time

- a) The calendar day on which any notice, decision or order is mailed or electronically transmitted by the agency shall be excluded in computing time.
- b) The calendar day on which notice is due from a party or action is required by a party shall be included in the computation of time.
- c) If the last day a document may be filed by a party is a day on which the Agency facility is closed, the due date is extended to the end of the next day on which the facility is open.
- d) The date on the document shall be rebuttable evidence that it was mailed on that date; a postmark placed on the envelope by the United States Postal Service shall be conclusive evidence of the date of mailing; where a "Notice of Claim to Last Employing Unit and Last Employer or Other Interested Party" is electronically transmitted to an employing unit (or its authorized agent), the date of transmission shown on the agency's records shall be conclusive evidence of the date of service of the Notice.

(Source: Amended at 15 Ill. Reg. _____, effective _____.)

SUBPART B: APPLYING FOR UNEMPLOYMENT INSURANCE BENEFITS

Section 2720.108 Alternative "Base Period"

- a) Section 237 of the Act provides a definition of the term, "base period". This Section also provides that, where an individual does not qualify for the maximum weekly benefit amount provided under Section 401 of the Act because he had insufficient wages during his base period as a result of being unemployed and where he was awarded temporary total disability during the period under any workers' compensation or occupational diseases act, he shall be entitled to have his weekly benefit amount computed using an alternative base period, as described in this Section of the Act.
- b) For the purpose of determining the applicability of the alternative base period described in Section 237, "awarded" temporary total disability shall not be limited to awards made by the Illinois Industrial Commission or similar agencies in other states but shall include settlements and voluntary payments by employing units or their insurers.

(Source: Added at 15 Ill. Reg. _____, effective _____.)

Section 2720.130 Employing Unit Protest Of Benefit Payment

- a) A protest, ("Notice Of Possible Ineligibility" (BIS-227) or a letter in lieu thereof) raises questions of eligibility, entitles an employing unit to receive an Adjudicator's Determination regarding questions of eligibility raised, and if timely and sufficient as set out below, provides party status and appeal rights of such Determination relating to the protest.
 - 1) The employing unit shall mail or hand deliver the protest within ten calendar days after the date of notice shown on the Form "Notice of Claim to Last Employing Unit and Last Employer or Other Interested Party". The protest shall be mailed, or hand delivered to the Director at the local office designated on the form received by the employing unit. If the employing unit mails or hand delivers the protest to an address other than the address designated on the form received by the employing unit, timeliness of the notice shall be measured from the date of receipt at the proper address instead of the postmark date or the hand delivery date, as the case may be.
 - 2) The protest should include the names, addresses and telephone numbers of persons having knowledge of the facts and circumstances supporting the allegation whom the employing unit designates for the Agency to contact for further information. The protest must meet the sufficiency requirements of subsection (d).
 - b) Because, during a claim series, acts or circumstances may occur which could result in ineligibility, an employing unit's protest with respect to those acts or circumstances will be deemed timely (irrespective of the ten day time limit set forth in subsection (a)) and will, if also sufficient, provide party status; except, if the employing unit protests that, under Section 500C of the Act, the individual was not able to work, available for

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

work or actively seeking work, then (that part of) the employing unit's protest will not be deemed timely and will not provide party status for any week prior to the week in which it was received by the Agency. Whether or not a protest is deemed timely or an employing unit is provided party status, ineligibility is determined from the week in which the acts or circumstances occurred.

1) Example: The employing unit from which the individual was separated does not respond within 10 days of date of mailing of the Notice of Claim to Last Employer, Last Employing Unit or other Interested Party. Later, during the claim series, the employing unit offers the individual suitable work that he refuses without good cause. The employing unit then protests, alleging that the individual should be ineligible under Section 603 of the Act, refusal of suitable work. This protest shall be deemed timely beginning with the week in which the refusal of work occurred.

2) Example: During the third week of the claim series, the school district which employed the individual as a teacher during the last academic term offers him a contract to teach again in the next academic term. During the seventh week of the claims series, the school district protests that the individual should be ineligible under Section 612 of the Act. This protest shall be deemed timely as of the date that it is determined that the contract was offered to the individual.

3) Example: The individual has been receiving benefits for fourteen weeks. In the fifteenth week, his former employer hears that the individual may have been incapacitated by an injury beginning in week six of the claim series. The employer protests that the individual should be ineligible for benefits under Section 500C of the Act beginning with week six of the claim series. While the Agency will investigate this individual's eligibility for benefits beginning with week six, the employer will only be a party to the determination of eligibility beginning with the week in which the employer notifies the Agency of its allegation of possible ineligibility.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

c) Where an employer alleges that an individual who was initially an unemployed individual but was later not unemployed under Section 239 of the Act, because the individual returned to work for the employer and continued to claim benefits, a protest shall be considered timely if filed within 45 days of the date the Agency mails the employer a Statement of Benefit Wages (BEN-118) which includes a period in which the employer alleges that the individual claimed benefits while he was employed by the employer.

d) As long as the employing unit gives a reason or reasons for the allegation and the reason(s) is directly related to the issue raised and is not a general conclusion of law, the allegation shall be considered sufficient. A protest under this Section is sufficient only if limited to one claimant, except as otherwise provided below, and only if it:

1) Alleges on the protest that the claimant is not eligible for benefits or waiting week credit by providing material reasons or facts in support of the allegation, other than a conclusion of law, which would support the claimant being held ineligible for benefits; or,

A) EXAMPLE: SUFFICIENT - EMPLOYING UNIT'S PROTEST ALLEGES:

- i) The claimant is not able to and available for work because she is in school.
- ii) The claimant is not able to and available for work because he has no child care during working hours.
- iii) The claimant is not able to and available for work because he has removed himself to an area of substantially less favorable work opportunities.
- iv) The claimant is not able to and available for work because she is seeking part-time work.
- v) The claimant is not able to and available for work because he is in an occupation for which there is demand in the labor market area.

B) EXAMPLE: NOT SUFFICIENT - EMPLOYING UNIT'S PROTEST ALLEGES:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- i) The claimant is not actively seeking work. (General conclusion of law).
- ii) The claimant is not available for work. (No reason given for allegation).
- iii) The claimant is not able to and available for work because he was discharged from his last job. (Reason given is not related to the issue raised).

2) Alleges that the claimant is not eligible for benefits, because, in connection with any separation or layoff, the claimant has been or will be paid vacation pay, vacation pay allowance, or pay in lieu of vacation, in which event, the employing unit must designate, on the protest, within 10 calendar days after notification of the filing of his claim, or within 10 calendar days of the date such vacation pay is paid or payable, the period to which such pay is allocated. It is not necessary that a protest be filed for each individual vacation payment. No such designation is necessary for disqualification purposes, for vacation payments made during an announced period of shutdown for the purposes of inventory, vacation, or both; or

3) Alleges that the claimant is not eligible for benefits because he is unemployed due to his involvement in a labor dispute; and the employing unit, within 5 days of the start of the period of the work stoppage due to a labor dispute, provides the Agency with the name and Social Security number of each worker involved in the dispute. The list shall be filed with the Agency's Labor Dispute section. Upon receipt of the list, the Agency will mail a Labor Dispute Questionnaire to the employing unit and the union or representative of the employees involved in the labor dispute. The employing unit, union, and/or employee representative must respond to the questionnaire within 10 days. If the questionnaire is not received within 10 days, the Agency will issue a decision based on the information contained in the record at that time. The filing of the above list will constitute an allegation of possible ineligibility under the labor dispute provision (Section 604 of the Act) only and shall not be construed as an allegation of possible ineligibility under any other provision of the Act.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- e) In instances when the Agency decides that the protest has not met the sufficiency requirements of subsection (d)(1), the Agency shall immediately return the protest with a description of the needed information. If the protest with all required information is refiled within 10 days of the date the Agency mailed it back to the employing unit, the protest shall be considered filed on the date the Agency originally received it. In no event shall the Agency return an inadequate protest more than once. In the event that a protest does not meet the sufficiency requirements of subsection (d)(1) after being returned to the employing unit once, the Adjudicator shall determine the protest to be insufficient. A Decision that a protest is insufficient may be appealed pursuant to Section 2720.200.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART C: APPEALS TO REFEREE

Section 2720.215 Format Of Hearings

- a) Hearings shall be conducted in-person unless: the claimant and employer in the disputed claim agree to a telephone hearing; or, the claimant or employer is located outside of the State at the time that the Notice of Hearing is sent; or, a witness or party requests for good cause to appear by telephone and the Referee finds that an in-person appearance is not required to determine the credibility of the evidence to be presented by the witness or party.
 - 1) Such in-person hearing shall be conducted at the nearest location where Referee hearings are regularly scheduled.
 - 2) The Agency shall situate Referees throughout the State in a manner designed to maximize efficiency while providing the greatest possible convenience.
- b) Requests to appear by telephone must be made as soon as possible after the Notice of Hearing is received, or immediately after the circumstances giving good cause for the appearance by telephone arises.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

c) No request for change of hearing format as provided in subsection (a) shall be made later than the second business day prior to the scheduled hearing. In ruling on such a request for a change in the format of the hearing, the Referee shall state the reason(s) for the grant or denial of such format change on the record.

cd) A claimant or employment participant in a telephone hearing must submit to the Referee and any opponent any documents it intends to introduce at the hearing in time to ensure receipt of the documents before the date of the scheduled hearing. Such submissions shall also include a certificate of mailing which identifies the individual sending the documents, the nature of the documents, the time and place of mailing, and the address to which the documents were sent. All documents submitted to the Referee will be identified on the record. Unless waived on the record, if the referee finds that any document introduced or referenced in the course of the hearing was not received, the referee shall reschedule the hearing until such document is received or proceed with the hearing with or without the admission of such document. If the referee proceeds with the scheduled hearing, the reasons for admitting or not admitting such document shall be stated on the record.

e) This section shall not apply to appeals of decisions relating to the amount of wages found in a claimant's base period; those cases will be governed by the provisions of Section 2725.200.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 2720.240 Continuances

The Referee to whom the appeal was assigned, or his supervisor if the Referee is not available, shall grant a continuance whether requested in person, by telephone or in writing for good cause shown. In that event the hearing will be rescheduled to set for the earliest mutually agreeable time and date. The Agency will inform the parties of the date, time and place of the rescheduled continued hearing either orally or in writing.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

Example: A continuance is requested because a party's attorney has a conflict in his schedule because he has an appointment with a client or a court appearance scheduled for the same time as the hearing before the Referee. Unless the appointment or court appearance is an emergency matter for which the attorney had less than 24 hours notice, such a conflict will not constitute good cause for a continuance. Absent emergency circumstances, it will be incumbent on the attorney to reschedule his other appointment or court appearance or obtain substitute counsel to appear in his stead.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART D: APPEALS TO THE BOARD OF REVIEW

Section 2720.315 Submission of Request-For-Written Argument Or Request to Submit Additional Evidence

a) Except as provided for in (1) below, the Board of Review will consider written argument if, upon filing an appeal to the Board, submitted to the Board within 30 days after the appeal has been filed, or, if the written argument is submitted by requesting party is the appellee, within 120 days after the date of mailing of the Notice of Appeal, the party informs the Board and the opposing party in writing of its intent to file written argument. The Board of Review shall make the entire file of the proceedings in question available to the parties to prepare such written argument as they wish to file.

1) The requesting party's written argument shall be filed within 20 days of the date an appeal is filed to the Board, or, if the requesting party is the appellee, within 20 days from the date of mailing of the Notice of Appeal. In the event that a transcript is sought by the appellant, the request for a transcript must be made within 30 days after the appeal is filed or, if the request is made by the appellee, within 20 days after of the mailing of the Notice of Appeal. In the event a transcript is sought, such request for any written argument shall be filed with the Board no later than 20 days after the date of notification that such transcript is available for inspection. The submitting requesting party shall certify that

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

it served a copy of the written argument on the opposing party.

- 2) If the opposing party wishes to file a response, it must must file with the Board and serve on the submittingrequesting party any response within 15 days after the submittingrequesting party's written arguments were mailed to the opposing party.
- 3) If the submittingrequesting party wishes to file a reply, it must file with the Board and serve on the opposing party any reply within 7 days after the opposing party's response was mailed to the submittingrequesting party.
- b) The Board of Review will consider requests to submit additional evidence if such requests are submitted by the appellant within 20 days of the date an appeal is filed or by the appellee within 20 days of the date of mailing of the Notice of Appeal. In the event a transcript is sought, such request to submit additional evidence shall be filed no later than 20 days after the date of notification that such transcript is available for inspection. The requesting party shall certify that it served a copy of its request on the opposing party.

- 1) A request to submit additional evidence must include:

- A) A summary of the evidence to be introduced;and
 - B) An explanation showing that the requesting party, for reasons not its fault and outside its control, was unable to introduce the evidence at the hearing before the Referee.
- 2) If the party who filed a request to submit additional evidence, or its witness, failed to appear at the scheduled hearing, the party must show that either it did not receive timely notice of the hearing, that its failure to appear at the hearing was due to circumstances beyond its control or that it requested a continuance before the conclusion of the hearing, which was denied.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- 3) The opposing party may file with the Board and serve on the requesting party any written response within 15 days after the request to submit additional evidence was mailed to the opposing party.
- 4) The requesting party may file with the Board and serve on the opposing party any written reply within 7 days after the opposing party's response was mailed to the requesting party.
- 5) The Board of Review shall grant or deny the requests in writing with the a finding of facts and reasons for the grant or denial. In the event a request to submit additional evidence is granted, the Order granting the request shall specify the time, place and manner in which the evidence is to be submitted.
- c) At the request of the party and for good cause shown, the Board will grant a reasonable extension of time within which to submit~~file~~ a written argument or request to submit additional evidence. No extension shall be less than 7 days nor more than 30 days.
- d) All notices, written arguments, requests to submit additional evidence, responses and replies must contain the Board of Review Docket number assigned to the matter, as set forth in the Notice of Appeal (see Section 2720.25).

(Source: Amended at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Administration
- 2) Code Citation: 59 Ill. Adm. Code 101
- 3) Section Number:
101.100
Proposed Action:
New Section
- 4) Statutory Authority: Implementing and authorized by Ill. Rev. Stat. 1989, ch. 91, par. 100-18.1, added by P.A. 87-13, effective July 24, 1991.

5) A Complete Description of the Subjects and Issues Involved:

P.A. 87-13 requires the Department to access and collect a participation fee from providers that deliver community based services reimbursable by Medicaid. The Department is authorized to designate community Medicaid services subject to the fee.

Services to be accessed during FY 92 are those funded by the Medicaid home and community based services waiver for persons with developmental disabilities.

6) Will this proposed amendment replace an emergency rule currently in effect? Yes.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain incorporations by reference? Yes. These rules contain incorporations by reference in accordance with Section 6.02(a) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1006.02(a)).

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This rulemaking does not impact the State Mandates Act (Ill. Rev. Stat. 1989, ch. 85, par. 2201 et seq.).

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any interested person may submit comments, data, views or argument regarding this proposed rulemaking before the expiration of the first 45-day notice period. Submissions must be in writing and directed to: Rules Administrator, Illinois Department of Mental Health and

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED AMENDMENT

Developmental Disabilities, 402 Stratton Building, Springfield, IL 62765, telephone (217)785-3313.

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 1, 1991
- B) Types of small businesses affected:
Not-for-profit services agencies.
- C) Reporting, bookkeeping or other procedures required for compliance:
Fee submission and reconciliation of payments, if necessary.
- D) Types of professional skills necessary for compliance:
Provider's general administration function.

The full text of the Proposed Amendment is the same as the text of the Emergency Amendment appearing on page 14665 of this Illinois Register.

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

- 1) The Heading of the Part: Illinois Oil and Gas Act
- 2) Code Citation: 62 Ill. Adm. Code 240
- 3)

<u>Section Number:</u>	<u>Proposed Action:</u>
240.995	Repealed
240.1400	Repealed, New Section
240.1405	Repealed
240.1410	Repealed, New Section
240.1420	Repealed, New Section
240.1430	Repealed, New Section
240.1440	Repealed, New Section
240.1450	Repealed, New Section
240.1460	Repealed, New Section
240.1470	Repealed
240.1500	Repealed, New Section
240.1510	New Section
240.1520	New Section
240.1530	New Section
- 4) Statutory Authority: Implemented and authorized by Section 6 of The Illinois Oil and Gas Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5409)
- 5) A complete description of the subjects and issues involved:

The Department is proposing rules on transfers of ownership (Subpart N) and bond requirements (Subpart O) as a result of Public Act 87-744, effective September 26, 1991. These proposed rules, when adopted, will replace emergency rules filed and effective September 30, 1991.

Subpart N implements new provisions of the Illinois Oil and Gas Act pertaining to transfers of ownership. The proposed amendments set forth procedures for notifying the Department and the responsibilities of each of the parties to the transfer.

Subpart O sets forth the requirements for all bonds required to be filed with the Department under the Act. The proposed amendments specify the form, content and amount of surety bonds. The proposed amendments also set forth the conditions under which the Department will accept letters of credit, certificates of deposit and other security in lieu of surety bonds. Finally, the proposed amendments set forth procedures for the forfeiture of bonds.
- 6) Will this proposed amendment replace an emergency rule currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date? No

ILLINOIS REGISTER

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

- 8) Do these proposed amendments contain incorporations by reference? No
- 9)

<u>Are there any other amendments pending on this Part?</u>	<u>Yes</u>	<u>Illinois Register Citation</u>
<u>Section Numbers</u>	<u>Proposed Action</u>	
240.10	Amend	15 Ill. Reg. 8448
240.200	New Section	15 Ill. Reg. 8448
240.210	Repealed, New Section	15 Ill. Reg. 8448
240.220	Repealed, New Section	15 Ill. Reg. 8448
240.230	New Section	15 Ill. Reg. 8448
240.240	Repealed, New Section	15 Ill. Reg. 8448
240.250	Repealed, New Section	15 Ill. Reg. 8448
240.260	Repealed, New Section	15 Ill. Reg. 8448
240.270	Repealed	15 Ill. Reg. 8448
240.280	Repealed	15 Ill. Reg. 8448
240.300	New Section	15 Ill. Reg. 8448
240.310	New Section	15 Ill. Reg. 8448
240.320	New Section	15 Ill. Reg. 8448
240.330	New Section	15 Ill. Reg. 8448
240.340	New Section	15 Ill. Reg. 8448
240.350	New Section	15 Ill. Reg. 8448
240.360	New Section	15 Ill. Reg. 8448
240.370	New Section	15 Ill. Reg. 8448
240.380	New Section	15 Ill. Reg. 8448
240.390	New Section	15 Ill. Reg. 8448
240.395	New Section	15 Ill. Reg. 8448
240.410	Repealed, New Section	15 Ill. Reg. 8448
240.420	Repealed, New Section	15 Ill. Reg. 8448
240.430	Repealed, New Section	15 Ill. Reg. 8448
240.440	New Section	15 Ill. Reg. 8448
240.450	New Section	15 Ill. Reg. 8448
240.460	New Section	15 Ill. Reg. 8448
240.510	Repealed	15 Ill. Reg. 8448
240.520	Repealed	15 Ill. Reg. 8448
240.600	New Section	15 Ill. Reg. 8448
240.610	Repealed, New Section	15 Ill. Reg. 8448
240.620	Repealed, New Section	15 Ill. Reg. 8448
240.630	Repealed, New Section	15 Ill. Reg. 8448
240.640	Repealed, New Section	15 Ill. Reg. 8448
240.650	Repealed, New Section	15 Ill. Reg. 8448
240.655	Repealed	15 Ill. Reg. 8448
240.660	Repealed	15 Ill. Reg. 8448
240.670	Repealed	15 Ill. Reg. 8448
240.680	Repealed	15 Ill. Reg. 8448
240.700	New Section	15 Ill. Reg. 8448
240.710	New Section	15 Ill. Reg. 8448
240.720	New Section	15 Ill. Reg. 8448
240.730	New Section	15 Ill. Reg. 8448
240.740	New Section	15 Ill. Reg. 8448

DEPARTMENT OF MINES AND MINERALS

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

NOTICE OF PROPOSED AMENDMENT(S)

240.750	New Section	15 Ill. Reg. 8448
240.760	New Section	15 Ill. Reg. 8448
240.770	New Section	15 Ill. Reg. 8448
240.780	New Section	15 Ill. Reg. 8448
240.790	New Section	15 Ill. Reg. 8448

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments are identical to the text of the Emergency Amendments appearing on page 14682 of this Issue of the Illinois Register.

- 10) Statement of Statewide Policy Objectives: The Proposed amendments will have no impact on local units of government

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:
Written comments may be submitted within 45 days of the publication of this notice to:

John C. Lynch, General Counsel
Illinois Department of Mines and Minerals
300 West Jefferson, Suite 300
Springfield, IL 62791-0137

Commenters must provide a name and address. Comments must be directed to a specific subsection and must be made on a separate sheet of 8 1/2 x 11 inch paper.

Comments may include data, views, arguments or any documents relevant to the proposals noted above in the Description of Subjects and Issues involved. All comments are due at the above address no later than 5:00 p.m. on November 25, 1991. Comments received thereafter will not be considered in this rulemaking.

The Department will hold a public hearing on the proposed rulemaking on November 6, 1991 at 9:00 a.m. at the office of the Illinois Oil and Gas Association, Route 15 East, Mt. Vernon, Illinois. Representatives of small businesses are encouraged to comment above the impact of the proposed rulemaking at this public hearing.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: September 30, 1991
- B) Types of small businesses affected: All well operators employing less than fifty people and having less than four million dollars in annual sales.
- C) Reporting, bookkeeping or other procedures required for compliance: None

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Certified Shorthand Reporters Act
- 2) Code Citation: 68 Ill. Adm. Code 1200
- 3) Section Numbers:
1200.30
Proposed Action:
Amending
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111, pars. 6207, 6210 and 6211.
- 5) A Complete Description of the Subjects and Issues Involved:
Under this rulemaking, applicants for certification as shorthand reporters no longer will be permitted to bring their own typewriters to examinations. Typewriters will be provided by the Department at the test site. Dictionaries brought to the test site by applicants shall be bound dictionaries.
Various technical, typographical and format changes also are being made.
- 6) Will these proposed amendments replace an emergency Rule currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed Rules pending on this Part? No
- 10) Statement of Statewide Policy Objectives (if applicable):

This rulemaking has no effect on local governments.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation
Attention: Jean A. Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

ILLINOIS REGISTER

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 12) Initial Regulatory Flexibility Analysis:
- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 1, 1991.
- B) Types of small businesses affected: Shorthand reporter schools and businesses that hire or utilize shorthand reporters are affected minimally and indirectly by this rulemaking.
- C) Reporting, bookkeeping or other procedures required for compliance:
There are no new reporting or bookkeeping requirements.
- D) Types of professional skills necessary for compliance:
Shorthand reporting skills are required for registration.

The full text of the Proposed amendments begins on the next page:

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1200

ILLINOIS CERTIFIED SHORTHAND REPORTERS ACT OF 1984

Section	
1200.20	Application for Examination
1200.30	Examinations
1200.35	Renewals
1200.40	Restoration
1200.45	Endorsement
1200.50	Fees for the Administration of the Act
1200.60	Annual Report of Board
1200.70	Conduct of Hearings
1200.80	Granting Variances

AUTHORITY: Implementing the Illinois Certified Shorthand Reporters Act of 1984 (Ill. Rev. Stat. 1989, ch. 111, par. 6201 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 60(7)).

SOURCE: Adopted at 5 Ill. Reg. 7518, July 17, 1981, effective July 2, 1981; codified at 5 Ill. Reg. 11024; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; emergency amendments at 8 Ill. Reg. 672, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 16443, effective August 29, 1984; amended at 11 Ill. Reg. 14073, effective August 5, 1987; recodified from Chapter I, 68 Ill. Adm. Code 200 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1200 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2917; amended at 12 Ill. Reg. 16718, effective September 30, 1989; amended at 13 Ill. Reg. 18865, effective November 21, 1989; amended at Ill. Reg. _____ effective _____.

Section 1200.30 Examinations

- a) The Examination for certification as a certified shorthand reporter shall be administered by the Department or its designated testing service. The examination shall be given in 3 portions, as set forth below. Applicants are required to pass the Preliminary Examination before being allowed to take either the Written Knowledge or the Dictation Examination. Applicants who present satisfactory evidence to the Department of ~~success~~ ^{successful} completion of an examination which the Department deems to be equivalent to the Preliminary Examination shall not be required to take the Preliminary. (An examination shall be deemed equivalent if it is as specified in subsection (b)(2) of this Section.) Satisfactory evidence shall be as specified in subsection (b) of this Section.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Preliminary Examination. A Preliminary Examination ~~will~~ shall be required of all applicants, except as provided in subsection (b), below. The applicant will be tested on his/her ability to make a verbatim record of unfamiliar testimony dictated for 5 minutes at a minimum speed of 225 words per minute with at least 94% accuracy.
- 2) Written Knowledge Examination. The ~~Written~~ Examination is given to determine the applicant's competency and ability:
 - A) To understand the English language, including reading, spelling and the applicant's knowledge of day to day vocabulary, as well as medical, legal and technical vocabulary, without the use of a dictionary.
 - B) To accurately report any of the matters comprising the practice of shorthand reporting as defined in the Illinois Certified Shorthand Reporters Act of 1984 (Ill. Rev. Stat. 1987 1989, ch. 111, par. 6201 et seq.) (the "Act"), by the use of any system of manual or mechanical shorthand or shorthand writing.
 - C) To clearly understand the obligations between a shorthand reporter and the parties to any proceedings reported; and
 - D) To understand the provisions of the Act.
- 3) Dictation Examination
 - A) This portion of the examination shall consist of the following parts:
 - i) General dictation at 200 words per minute for 5 minutes with an allowance of 50 errors. (Definition: spoken words presented in court proceedings, depositions, arbitrations, speeches, and hearings).
 - ii) Testimony, 2 voice, 225 words per minute for 5 minutes with an allowance of 57 errors.
 - B) Transcription. Upon completion of both parts of the Dictation Examination, the applicant shall transcribe both parts in double-space form.
 - C) The applicant shall be allowed an aggregate of three hours ~~with which to complete all of such~~ transcription. Those retake applicants required to transcribe only one part of the Dictation Examination shall be allowed ~~only~~ one and one-half hours.
- b) Waiver of Preliminary Examination
 - 1) The Department shall waive the Preliminary Examination for applicants who submit:

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

- B) 225 words per minute for 5 minutes with a ~~maximum~~ of 57 errors or fewer on the 2 voice testimony.
- 4) In scoring the ~~d~~Dictation eExamination, "Q" representing question and "A" representing answer, shall not be counted as words in the testimony portion; however, such signs must appear in proper order in the transcript.
- 5) ~~An applicant who fails~~ Applicants who fail a portion of an examination will be required, on ~~his~~ the second and third attempts ~~examinations~~, to retake only the ~~these~~ portions or dictation part of the examination which he ~~they~~ did not pass.
- 6) ~~For the purpose of retaking examinations beyond the third, if an applicant must take any portion of the examination more than 3 times, the fourth examination shall be considered to be the same as the first. (The applicant shall take all 3 portions of the examination, and retakes shall be in accordance with subsection (5) above).~~

d) Required Supplies for the Examination

- 1) Each applicant must supply his/her own bound dictionary, pens, pencils, stenographic machine, erasers, stenograph paper, and notebooks or note paper, ~~and dictionary~~. The use of only one dictionary per person is permitted. Typewriters shall be supplied at the location of the examination; ~~however, applicants may bring their own typewriters if they elect to do so.~~
- 2) Applicants shall not be permitted to use tape recorders or other electronic recording devices during the examination sessions.
- 3) Typing paper will be provided.
- e) The provisions of this Section shall apply to applicants upon adoption without regard to where the applicant is in the application process.

(Source: Amended at Ill. Reg. _____, effective _____)

ILLINOIS REGISTER 14373 91
DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

- A) A Registered Professional Reporter's Certificate by examination or a Certificate of Merit issued by the National Shorthand Reporters Association; or
- B) An Affidavit of Ability from a shorthand reporting school which conducts an equivalent preliminary examination, as determined by the Department upon the recommendation of the Shorthand Reporters Board of Examiners.
- 2) The Affidavit of Ability, Certificate of Merit, and Registered Professional Reporter's Certificate by examination will be void upon the third failure of the Written Knowledge or Dictation portions of the examination ~~by an applicant~~, and the applicant will be required to sit for the ~~p~~Preliminary eExamination as well as retake both the Written Knowledge and Dictation ~~the other portions of the examination~~ as required by subsection (c)(2)(6) of this Section.
- 3) In evaluating whether a shorthand reporting school gives an equivalent preliminary examination, the Board shall consider the following factors:

- A) Whether the test meets the minimum standards set out for the ~~p~~Preliminary eExamination set forth in subsection (a)(1) above;
- B) Test security; and
- C) The preceding performance record on Illinois licensure examinations of the students from that school, specifically:

- i) The number of examinees;
- ii) Grades;
- iii) Failure rate; and
- iv) Trends.

c) Grading of the Examination

- 1) The passing grade score on the ~~w~~Written Knowledge eExamination set forth in subsection (a)(2) is 75% or better.
- 2) An applicant shall ~~will have~~ successfully completed the ~~p~~Preliminary eExamination if he/she transcribes the testimony dictated for 5 minutes at a minimum speed of 225 words per minute with at least 94% accuracy.
- 3) An applicant shall ~~will~~ pass the ~~d~~Dictation eExamination set forth in this subsection if he/she successfully transcribes within the given time periods set forth in subsections (A) and (B) below:
 - A) 200 words per minute for 5 minutes with a ~~maximum~~ of 50 errors or ~~less~~ fewer on the general dictation ~~part portion~~; and

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Real Estate License Act of 1983
- 2) Code Citation: 68 Ill. Adm. Code 1450
- 3) Section Numbers: 1450.175
Proposed Action: New Section
- 4) Statutory Authority: Public Act 86-1276, effective January 1, 1991.
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking implements the continuing education (CE) requirements of Public Act 86-1276. Beginning with the March 31, 1993, renewal for salespersons and the January 31, 1994, renewal for brokers, each licensee shall be required to complete at least 12 hours of continuing education from an approved sponsor during each two-year renewal period.

This rulemaking sets forth the following: Criteria and procedures for the approval of continuing education sponsors, programs and instructors; procedures for renewal of sponsor status and instructors; withdrawal of approval; CE course content; post-course examination requirements; self-study CE programs, proctoring of self-study CE post-course examinations; procedures for applying for credit for CE completed out of state from non-approved sponsors; waiver of CE requirements; and certification of compliance with CE requirements. Also, an annual fee of \$15 has been established for the approval of CE instructors as provided for in Section 37.5 of the Act.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives (if applicable): This rulemaking imposes mandates on units of local government only to the extent that local colleges or universities may wish to become approved sponsors of continuing education.

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation
Attention: Jean A. Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

All comments received within 30 days of this issue of the Illinois Register will be considered. The comments of interested persons who submit a request to comment within 14 days of this issue will be considered if received within 30 days of such request.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 1, 1991.
- B) Types of small businesses affected: Sponsors and instructors of continuing education programs and all real estate salespersons and brokers who have not had a real estate license for 15 years or more as of January 1, 1992.
- C) Reporting, bookkeeping or other procedures required for compliance: Licensed real estate salespersons and brokers will be required to certify to completion of the CE requirements on their renewal application. Entities wishing to become approved real estate continuing education sponsors will be required to file an application with the Department.
- D) Types of professional skills necessary for compliance: Licensed real estate salespersons and brokers and approved real estate continuing education sponsors.

The full text of the Proposed Amendments begins on the next page.

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1450
REAL ESTATE LICENSE ACT OF 1983
SUBPART A: GENERAL RULES

Section	Definitions
1450.10	Educational Requirement of Broker Applicant Licensed as an Illinois Real Estate Salesperson (Renumbered)
1450.11	Educational Requirements for a Baccalaureate Degree with a Minor in Coursework in Real Estate (Renumbered)
1450.12	Salesperson and Broker Examinations
1450.15	Applications for Salespersons and Brokers Licenses by Examination
1450.17	Sponsor Card
1450.18	Inoperative Salespersons and Brokers Licenses
1450.19	Managing Broker Responsibilities
1450.20	Branch Offices
1450.25	Corporations and Partnerships
1450.30	Special Accounts (Escrow Accounts)
1450.40	Disclosure
1450.50	Agency Disclosure Pursuant to Section 18.2 of the Act
1450.55	Employment Contracts
1450.60	Listing Agreements
1450.70	Written Agreements
1450.80	Advertising
1450.90	Discrimination
1450.100	Unworthiness or Incompetence to Act as a Broker or Salesperson
1450.110	Hearings
1450.120	Assumed Name
1450.140	Reciprocal Licensure
1450.150	Rental Finding Services
1450.170	Continuing Education
1450.175	Renewals
1450.180	Granting Variances
1450.185	Procedure to Contest An Automatic Termination
1450.190	Penalties for Criminal Acts
1450.195	Real Estate Recovery Fund
1450.200	

SUBPART B: SCHOOL RULES

1450.210	Approval of Schools (Repealed)
1450.215	Home Study/Correspondence Programs
1450.220	Definition of Class Hour and Credit Hour (Repealed)

NOTICE OF PROPOSED AMENDMENTS

1450.230	Educational Requirement of Broker Applicant Who is a Licensed Illinois Real Estate Salesperson (Renumbered)
1450.240	Class Attendance Requirements
1450.250	Requirements for Minor in Real Estate (Renumbered)
1450.260	Qualification of Applicants Under 21 Years of Age (Repealed)
1450.270	Educational Requirements for Reinstatement of License (Repealed)
1450.275	Recruitment at Test Center
1450.280	Approval of Schools
1450.290	Withdrawal of Approval
APPENDIX A	Penalties for Criminal Acts (Repealed)

AUTHORITY: Subpart A implementing Section 9 of Real Estate License Act of 1983 (Ill. Rev. Stat. 1989, ch. 111, par. 5808) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 60(7)); Subpart B implementing Sections 4(17) and 11 of the Real Estate License Act of 1983 (Ill. Rev. Stat. 1989, ch. 111, par. 5804 and 5811) and authorized by Section 60(7) of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 60(7)).

SOURCE: Rules and Regulations for the Administration of the Real Estate Brokers and Salesmen License Act (General Rules), effective December 4, 1974; Rules and Regulations for the Administration of the Real Estate Brokers and Salesmen License Act (School Rules), effective July 29, 1974; amended at 3 Ill. Reg. 885, effective February 2, 1979; amended at 4 Ill. Reg. 195, effective August 12, 1980; amended at 5 Ill. Reg. 5343, effective May 6, 1981; amended at 5 Ill. Reg. 8541, effective August 10, 1981; codified at 5 Ill. Reg. 11064; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; emergency amendment at 6 Ill. Reg. 2406, effective February 3, 1982, for a maximum of 140 days; amended at 6 Ill. Reg. 8221, effective July 1, 1982; amended at 9 Ill. Reg. 341, effective January 3, 1985; transferred from Chapter I, 68 Ill. Adm. Code 450 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1450 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2977; amended at 12 Ill. Reg. 8036, effective April 26, 1988; amended at 15 Ill. Reg. 10416, effective July 1, 1991; amended at 16 Ill. Reg. _____ effective _____.

Section 1450.175 Continuing Education

a) Continuing Education Hour Requirements

- 1) Pursuant to Article 3 of the Act, beginning with the March 31, 1993, renewal of licensure for salespersons and the January 31, 1994, renewal of licensure for brokers, and every renewal thereafter, each licensee who is required to comply with continuing education (CE) shall complete during each prerenewal period a minimum of 12 hours of CE that is relevant to the practice of real estate as set forth in subsection (b)(3) below and is approved by the Real Estate Education Advisory Council ("Advisory Council").

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 2) For salespersons, a prerenewal period is the 24 months preceding March 31 of the year of the renewal. For brokers, a prerenewal period is the 24 months preceding January 31 of the year of the renewal.
- 3) Pursuant to Section 37.1 of the Act, CE requirements apply only to those licensees who obtained initial licensure in Illinois on or after January 1, 1977. Individuals licensed prior to January 1, 1977, either as salespersons or brokers, are exempt from the CE requirements. Continuous licensure is not required to be eligible for this exemption. However, if a license has been nonrenewed for a period of 5 years or more, the date of initial licensure, for purposes of this Section, shall be the date of licensure after that nonrenewed period.
- 4) A renewal applicant is not required to comply with the CE requirements for the first renewal following the original issuance of either the salesperson or broker license.
- 5) Salespersons and brokers licensed in Illinois but residing and practicing in other states shall comply with the CE requirements set forth in this Section, unless they are exempt pursuant to Section 37.1 of the Act or subsection (3) and (4) above.
- 6) The Department shall conduct random audits to verify compliance with this Section.

b) Approved Continuing Education

- 1) CE credit may be earned for verified attendance at or participation in a course which is offered by an approved CE sponsor who meets the requirements set forth in subsection (c).
- 2) CE credit may also be earned for completion of a self-study course that is offered by an approved sponsor who meets the requirements set forth in subsection (c) below.
- 3) Pursuant to Section 37.4 of the Act, the CE requirement shall be satisfied by successful completion of the following:
 - A) Mandatory category. A minimum of 6 hours of CE in any one or more of the following mandatory courses:
 - i) License law and escrow;
 - ii) Anti-trust;
 - iii) Fair housing; and
 - iv) Agency.
 - B) Elective category. A maximum of 6 hours of CE in the following elective courses:

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- i) Appraisal;
 - ii) Property management;
 - iii) Residential brokerage;
 - iv) Farm property management;
 - v) Rights and duties of sellers, buyers and brokers;
 - vi) Commercial brokerage and leasing;
 - vii) Financing; and
 - viii) Other CE courses approved by the Advisory Council (e.g., real estate tax laws).
- 4) Pursuant to Section 37.3(b) of the Act, one hour of approved CE shall include at least 50 minutes of classroom instruction and shall be exclusive of any time devoted to taking the examination as set forth in subsection (6) below.
 - 5) Each CE course shall include one or more subjects from the mandatory category or elective category set forth in subsection (3)(A) or (3)(B), above, where the individual is in actual attendance, or participates in, or completes self-study. All CE courses shall be a minimum of three hours and shall be offered in three-hour increments. Each three-hour increment shall be from topics in the mandatory or elective category. In no case shall topics from the mandatory and elective category be intermingled within the same three-hour period. The sponsor shall clearly indicate on the certificate of completion the number of hours earned from each CE course and identify whether the completed course was from the mandatory or elective category.
 - 6) Each CE course shall include the successful completion of an examination which measures the attendee's understanding of the course material. A score of at least 70% is required on the examination for successful completion of any CE course.
 - A) The examination shall be given on-site immediately following any CE course. When a sequence of courses is offered, the examination may be given either at the end of each individual course or it may be given at the end of the sequence of courses so long as the examination covers all aspects of the course material.
 - B) All examinations, including self-study examinations and retake examinations, shall be proctored by a representative of the approved sponsor and shall include at least 25 questions for each three-hour increment of CE earned. No course material, notes, or other aides shall be referred to during the examination by the student with the exception of amortization tables, tax tables and calculators.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- C) No credit for CE shall be given to any licensee unless the examination is successfully completed. The sponsor shall allow the attendee one retake within 30 days of a failed examination in order to receive credit for CE. No more than one retake shall be allowed. A licensee failing a retake shall not receive credit for that CE course unless the entire course is retaken and the examination is successfully completed.

- 7) Self-study CE shall comply with all of the requirements of this Section, except that:

- A) Verified attendance is only required for taking the examination.
- B) Classroom instruction is not required for self-study CE, as the intent is for the licensees to review and learn the material on their own.
- C) Acceptable self-study materials include, but are not limited to, reading material and audio/video cassettes.
- D) The examination site for self-study CE shall be determined by the sponsor, and it shall be proctored by a representative of the approved sponsor. An approved instructor is not required to proctor the examination.

- 8) All CE courses shall:

- A) Contribute to the advancement, integrity, extension and enhancement of professional skills and knowledge in the practice of real estate;
- B) Provide experiences (e.g. role playing, lectures, films) which contain subject matter and course materials relevant to that set forth in Section 37.4 of the Act; and
- C) Be developed and presented by persons with education and/or experience in the subject matter of the CE course.

- 9) Nothing shall prohibit an approved sponsor and its instructors from utilizing audio-visual aides or satellite communications, with two-way voice interaction in assisting in the presentation of CE courses.

- 10) Pursuant to Section 37.4, a maximum of 6 hours of CE credit per prerenewal period may be earned by an approved instructor for teaching an approved CE course or pre-license course. One hour of teaching is equal to one hour of CE.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 11) As provided for in Section 37.6 of the Act, if licensees have earned CE hours offered in another state or territory for which they will be claiming credit toward full compliance in Illinois, each applicant shall submit an application along with a \$25 processing fee within 90 days of completion of the CE course and prior to expiration of the license. The Advisory Council shall review and recommend approval or disapproval of the CE course provided the sponsor and CE course are substantially equivalent to those approved in Illinois and provided that the course included the successful completion of a closed book, proctored examination. In determining whether the sponsor and CE course are substantially equivalent, the Advisory Council shall use the criteria in Article III of the Act and this Section.

- 12) CE credit shall not be given for CE courses taken in Illinois from sponsors not pre-approved by the Department.

c) Continuing Education Sponsors and Courses

- 1) Sponsor, as used in this Section, shall mean a person, firm, association, corporation, real estate school approved under Article I of this Act, or any other group which has been approved and authorized by the Department upon the recommendation of the Advisory Council to coordinate and present CE courses.

- 2) Those entities seeking approval as CE sponsors shall maintain an office for maintenance of all records, office equipment and office space necessary for customer service.

- A) The CE sponsor's office may be subject to inspection by authorized representatives of the Department during regular working hours when the Department has reason to believe that there is not full compliance with the Act or this Part and that this inspection is necessary to ensure full compliance.

- B) The Department shall upon an on-site inspection of an out-of-state sponsor be reimbursed by the sponsor for all expenses incurred by the inspector in the course of the inspection.

- 3) Entities seeking approval as CE sponsors shall file a sponsor application, on forms provided by the Department, along with the required fee set forth in Section 37.5 of the Act. The application shall include the following:

- A) A list of all CE courses that the sponsor is planning to offer during the 12 month period following approval;
- B) The description, location, date and time of each CE course to be offered;

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- C) A list of all instructors the sponsor plans to utilize in the offering of CE courses. Such list shall include the instructor's name, address, and approval number;
- D) A copy of a certificate of attendance planned to be used which meets the requirements set forth in Section 37.5 of the Act.
- E) As provided in Section 37.5 (m) of the Act, an approved sponsor shall not be precluded from offering CE courses or from utilizing instructors not listed in the initial application or subsequent annual renewals if written notice of the CE course and the instructor to be utilized is submitted 30 days prior to the CE course date pursuant to subsection (E)(v) below.
- F) On the application the sponsor shall certify to the following:
- i) That the content areas of all CE courses offered by the sponsor for CE credit will conform to those listed in Section 37.4 (a) and (b) of the Act and that CE sponsors shall not offer for approved credit any of the courses set forth in Section 37.9 of the Act;
 - ii) That all CE courses offered by the sponsor for CE credit will comply with the criteria in this Section;
 - iii) That the sponsor shall be responsible for verifying attendance at each CE course and provide a certificate of completion signed by the sponsor which meets the requirements of Section 37.5 of the Act. The sponsor shall maintain these records for not less than 5 years and shall make these records available for inspection by the licensee or the Department or its designee during regular business hours;
 - iv) That upon request by the Department, the sponsor will submit such evidence as is necessary to establish compliance with this Section and Section 37.5 of the Act. Such evidence shall be required when the Department has reason to believe that there is not full compliance with the Act and this Part and that this information is necessary to ensure compliance;
 - v) That each sponsor shall submit to the Department a written notice of a CE course 30 days prior to the CE course date if such program was not listed in the application or any subsequent renewal application. The notice shall include the description, location date and time of the CE course to be offered; and

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- vi) That the sponsors shall only offer CE in an environment which is conducive to learning (i.e. adequate lighting, seating) and does not jeopardize the health, safety, and welfare of the attendee(s). This does not apply to self-study CE courses.
 - vii) Approved sponsors shall certify that financial resources are available to equip and maintain its office in a manner necessary to enable the sponsor to comply with Article III of the Act, this Section and this Part, documented by a current balance sheet, an income statement or any such similar evidence as requested by the Department.
- 4) Real estate schools approved to offer the courses required by Article I of this Act shall be deemed to be approved to offer CE programs upon completion of an application for approval and the submission of the \$2,000 fee required in this Article" (Section 37.5 of the Act). Any college or university exempt from paying a fee for school approval under Article I of the Act is also exempt from paying the fee to become an approved continuing education sponsor under Article III of the Act.
 - 5) Within 30 days of the action by the Advisory Council, the Department shall issue approval to the sponsor or notify such sponsor, in writing, why approval cannot be issued.
 - 6) Approved CE sponsors shall comply with the following:
 - A) No approved sponsor shall allow the premises or classrooms utilized during CE courses to be used by anyone to directly or indirectly recruit new affiliates for any company. Sponsors and instructors shall promptly report to the Department any efforts to recruit licensees.
 - B) No approved sponsor shall advertise that it is endorsed, recommended, or accredited by the Department. Such sponsor, however, may indicate that the sponsor and the CE course have been approved by the Department.
 - C) Approved sponsors shall utilize in the teaching of approved CE courses only instructors who have been approved by the Department.
 - D) Approved sponsors shall specify in any advertising promoting CE courses the number of CE hours that may be credited toward Illinois CE requirements for license renewal. Further, approved sponsors shall specify the number of mandatory and elective CE course hours that may be earned as set forth in subsections (b)(3)(A) and (b)(3)(B) above.

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

- E) All CE courses given by approved sponsors shall be open to all licensees and not be limited to members of a single organization or group.
- 7) The sponsor shall be responsible for assuring verified attendance at each CE course or self-study examination. No renewal applicant shall receive CE credit for time not actually spent attending the CE course or where a passing score of 70% on the examination was not achieved in accordance with Section 37.5 of the Act.
- 8) To maintain approved sponsor status, each sponsor shall submit annually during the 30 days preceding April 1 a sponsor renewal application along with the required fee set forth in Section 37.5 of the Act. The sponsor shall be required to submit to the Department with the renewal application the following:
- A) A list of those CE courses to be offered in the 12-month period immediately following the renewal period. This list shall include a description, location, date and time the course is to be offered.
 - B) A list of those instructors the sponsor plans to utilize. This list shall include the name, address, and instructor approval number for each.
- d) Continuing Education Instructors
- 1) An applicant seeking approval from the Department to become an approved CE instructor shall submit a completed application, on forms provided by the Department, along with the \$15 fee as provided for in Section 37.5 of the Act.
 - 2) An individual applying to become an approved CE instructor shall meet the following criteria, as provided for in Section 37.5(m) of the Act:
 - A) Has held a real estate brokers license for at least the last three years and has been engaged in active practice as a real estate broker; or
 - B) Is currently admitted to practice law and for three years has been engaged in the active practice of law; or
 - C) Is a properly credentialed instructor of real estate courses who is or has been engaged in the practice of teaching for at least three years; or as evidenced by a professional designation, such as but not limited to a designated real estate instructor (DREI); or approved by a college or university's governing body to teach in a real estate degree program; or

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

- D) Is properly licensed or certified to engage in the business of appraisal, finance and/or related real estate occupations (not including real estate salespersons) and for at least three years has been engaged in such practice; or
- E) Is qualified by experience or education, or both, to teach CE pursuant to the provisions of this Section. In determining whether a person is qualified to teach CE under this Section, the Commissioner shall consider the following:
- i) The individual's teaching experience;
 - ii) The individual's real estate experience;
 - iii) Any real estate, business or legal education of the individual; and
 - iv) The results of a personal interview with the individual. The personal interview may be conducted via telephone if it would be overly burdensome and unreasonable for the applicant to personally appear for the interview (e.g., applicant living out-of-state).
- F) Any applicant who the Commissioner has determined does not meet the requirements of subsection (E) above, shall be evaluated by the Advisory Council. The Advisory Council shall evaluate the application and make a recommendation to the Director for approval or disapproval of the applicant as a CE instructor. The Department shall issue approval to the applicant or notify the applicant in writing of the reasons approval cannot be issued.
- 3) Instructors approved to teach salesperson and broker pre-license courses, pursuant to Section 1450.280 of this Part, are deemed approved as CE instructors as long as they maintain their approval under Section 1450.280 of this Part, submit an application to the Department for approval and pay the \$15 fee as provided for in Section 37.5 of the Act.
 - 4) Within 30 days of receipt of an application, the Department shall issue approval to the applicant or notify such applicant in writing why approval cannot be issued.
 - 5) To maintain approved status, CE instructors shall submit annually during the 30 days preceding April 1 an instructor renewal application, on forms provided by the Department, along with the \$15 fee as provided for in Section 37.5 of the Act.
- e) Withdrawal of Approval

ILLINOIS REGISTER

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Upon written recommendation of the Advisory Council, the Department shall withdraw, suspend or place on probation the approval of an approved CE sponsor or an approved CE instructor when, at any time, the quality of the CE fails to meet the established criteria as set forth in this Section and Article III of the Act or if sponsorship or instructor approval was based upon false or deceptive information or if any other related license of the sponsor or instructor is suspended, revoked or otherwise disciplined.
- 2) If the Department or Advisory Council has reason to believe there has been fraud, dishonesty, or lack of integrity in the furnishing of any documentation for the evaluation of a sponsor or instructor, it shall refer such matter to the appropriate personnel for investigation and any disciplinary action which might be appropriate under this Act in accordance with 68 Ill. Adm. Code 1110.

f) Certification of Compliance with CE Requirements

- 1) Each renewal applicant shall certify, on the renewal application, full compliance with the CE requirements set forth in subsections (a) and (b) above.
- 2) The Department may require additional evidence demonstrating compliance with the CE requirements (e.g., certificate of attendance). Such evidence shall be required in the context of the Department's random audit. It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance.

- 3) In the context of an audit, the Department shall accept verification (e.g., original transcript, certificate) submitted directly from the sponsor on behalf of the renewal applicant as proof of CE completed.

- 4) When there appears to be a lack of compliance with CE requirements, an applicant will be notified and may request an interview with the Disciplinary Board. At that time the Board may recommend that steps be taken to begin formal disciplinary proceedings as required by Section 16 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1016).

g) Waiver of CE Requirements

- 1) Any renewal applicant seeking renewal of a license without having fully complied with these CE requirements, shall file with the Department a renewal application along with a \$25 waiver processing fee and the renewal fee set forth in Section 15 of the Act.

ILLINOIS REGISTER

14388

91

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 2) Pursuant to Section 37.8 (c), to be granted an interview before the Advisory Council with respect to a request for waiver, the interview must be requested at the time the request for such waiver is filed with the Department. The renewal applicant shall be given at least 20 days written notice of the date, time and place of such interview by certified mail, return receipt requested.

- 3) CE requirements shall automatically be waived for those persons listed as exempt pursuant to Section 37.1 of the Act and subsections (a)(3) and (a)(4) above.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES1) Heading of the Part:

AIDS Drug Reimbursement Program

2) Code Citation:

77 Ill. Adm. Code 692

3) Section Numbers:

692.10

692.Appendix A

692.Appendix B

Proposed Action:

New Section

New Section

New Section

4) Statutory Authority:

Implementing Title II of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 USC 300ff, as amended by Public Law 101-381, effective August 18, 1990) and authorized by Section 55.41 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 5541).

5) A Complete Description of the Subjects and Issues Involved:

The proposed rules pertaining to the AIDS Drug Reimbursement Program will allow IDPH to administer the program that is currently administered by IDPA. Historically, funding for this program was received by IDPA directly from HRSA. In the future, continued federal funding for the AIDS Drug Reimbursement Program will be made available by the CARE Act administered by IDPH. This program provides life prolonging drugs to persons with AIDS and HIV, including azidothymidine (AZT) or Zidovudine, didoxyninosine (DDI), aerosolized pentamidine, sulfamethorazole/trimehoprim and alpha interferon.

To be eligible for services under the program, an individual must:

- make application with the Illinois Department of Public Health;
- be diagnosed as having AIDS or HIV;
- qualify financially with anticipated net monthly income at or below 200% of the Federal Poverty Level for the size of the household;
- not be eligible for the Medical Assistance Program on the date drugs are obtained (individuals with financial/medical assistance applications pending or individuals in spenddown unmet status may participate); and
- not be eligible for 100% coverage for drugs through another third party payor.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?Yes X No 7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No XIf "yes," please specify the date: 8) Does this Rulemaking Contain Any Incorporations By Reference?Yes No XIf "yes," please specify type: 6.02(a) or 6.02(b) 9) Are there any other Proposed Amendments Pending on this Part?Yes No XIf Yes: Section NumbersProposed ActionIll. Reg. Citation10) Statement of Statewide Policy Objectives:

This rulemaking will not create or expand a state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

ILLINOIS REGISTER
DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED RULES

12) Initial Regulatory Flexibility Analysis:

- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
- B) Type of Small Businesses Affected:
Pharmacies
- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:
- D) Types of Professional Skills Necessary for Compliance:

The full text of the Proposed Rules is identical to the text of Emergency Rules which appear on page 14701 of the Illinois Register

- 1) Heading of the Part: Non-Financial Eligibility Criteria
- 2) Code Citation: 89 Ill. Adm. Code 685
- 3) Section Numbers: Proposed Action:
685.500 Amended
685.550 New Section
- 4) Statutory Authority: Implementing and authorized by "The Disabled Persons Rehabilitation Act" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).
- 5) A Complete Description of the Subjects and Issues Involved: Sub-section 500 raises the required point counts on the Determination of Need for new applicants to be eligible for services. All current clients eligible under previous levels will continue to be eligible at the lowest Service Cost Maximum (Sub-section 600) in effect at the time of this rulemaking. Sub-section 550 has been added to make those individuals receiving services through Department of Mental Health and Developmental Disabilities' Community Residential Alternatives (CRA), Home Individualized Program (HIP) or Community Integrated Living Arrangement (CILA) or Department of Aging's Community Care Program ineligible to receive services through Department of Rehabilitation Services' Home Services Program (HSP). A client may, if other-wise eligible, choose HSP services over the other services listed above however must terminate those services prior to beginning services through HSP.
- 6) Will this proposed rule replace an emergency rule currently in effect? Yes _____ No X
- 7) Does this rulemaking contain an automatic repeal date? Yes _____ No X
- 8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? Yes
- Section Numbers Proposed Action Illinois Register Citation
685.150 Amendments 15 Ill. Reg. 8163 May 31, 1991
- 10) Statement of Statewide Policy Objectives (if applicable):
To ensure services are available for individuals whom are at imminent risk of institutionalization.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:

Ms. Susan Warner, Acting Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

The text of the Proposed Amendment(s) is identical to that of the Emergency Amendments which appears on page 14706 of the Illinois Register.

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Illinois Savings and Loan Act of 1985
2) Code Citation: 38 Ill. Adm. Code 400
3) Section Numbers Proposed Action

400.130 Amendment
400.141 Amendment
400.142 Amendment

- 4) Statutory Authority:

Implementing and authorized by Section 7-3(b)(2) the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1989, ch. 17, par. 3307-3(b)(2)) and Section 5 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1005).

- 5) A Complete Description of the Subjects and Issues Involved:

The rules in this Part implement the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1989, ch. 17, pars. 3301-1 et seq.) which creates a revised fee schedule.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Do these proposed amendments contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part?
No

- 10) Statement of Statewide Policy Objectives: Not Applicable

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Jay R. Stevenson, Deputy Commissioner, Illinois Commissioner of Savings and Residential Finance (Formerly the Commissioner of Savings and Loan Associations), 500 East Monroe Street, Suite 800, Springfield, Illinois 62701-1509, (217) 782-6169 within 45 days after this issue of the Illinois Register.

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

October 1, 1991

B) Types of small businesses affected:

Small businesses will not be affected by this rulemaking.

C) Reporting, bookkeeping or other procedures required for compliance:

The amendments require minimal additional recordkeeping and disclosures.

D) Types of professional skills necessary for compliance:

The proposed amendments do not require additional professional skills for compliance.

The full text of the Proposed Amendments begins on the next page.

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

TITLE 38: FINANCIAL INSTITUTIONS

CHAPTER III: COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

PART 400

ILLINOIS SAVINGS AND LOAN ACT OF 1985

SUBPART A: FEES

Section	
400.110	Filings
400.120	Conditions
400.130	Examination Fees
400.140	Annual Supervisory Fees (Repealed)
400.141	Supervisory Fees
400.142	Adjusted Supervisory Fees
400.143	Special Assessment (Emergency Expired)
400.150	Manner of Payment

SUBPART B: DEFINITIONS

Section	
400.205	Introduction
400.210	Association
400.220	Commissioner
400.230	Single Family Dwelling
400.240	Unsafe
400.250	Mobile Home
400.260	Mobile Home Chattel Paper
400.270	Person
400.280	Proposed Borrower
400.290	Redlining

SUBPART C: REPORTS

Section	
400.310	Contracts (Repealed)

SUBPART D: OPERATIONS

Section	
400.410	Permanent Reserve Shares
400.420	Dividend Advertising
400.430	Maintenance of Records
400.440	Business Plan

SUBPART E: APPRAISALS

Section	
400.510	Appraisals

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

SUBPART F: INVESTMENTS

Section
400.610 Prudent Person Rule
400.615 Investment Underwriting Practices
400.620 Discrimination and Redlining Prohibited
400.630 Loans Secured by Real Estate
400.640 Construction Loans
400.650 College Loans (Repealed)
400.660 Mobile Home Financing
400.665 Other Loans
400.670 Collateral Loans (Repealed)
400.675 Investment Parity (Repealed)
400.680 Unsecured Loans (Repealed)
400.690 Sale of Loans and Participations (Repealed)
400.700 Insider Loan Rates (Repealed)
400.710 Reverse Mortgage Loans
400.720 Repurchase Agreements

SUBPART G: BONUS PLANS

Section
400.810 Bonus Plans

SUBPART H: NOTICE TO COMMISSIONER

Section
400.910 Corrective Action

SUBPART I: SERVICE CORPORATION

Section
400.1010 Requirements
400.1020 Approval by the Commissioner
400.1030 Lending Limitations
400.1040 Investments by Service Corporations
400.1050 Ownership of Capital Stock of Service Corporation
400.1060 Prohibited Transactions
400.1070 Disclosure to Service Corporation
400.1080 Reporting Requirements
400.1090 Audit Requirements

SUBPART J: RELOCATIONS AND BRANCHING

Section
400.1110 General

Section
400.1120 Application
400.1130 Request for Preliminary Determination
400.1140 Amendment of Application (Repealed)
400.1150 Public Notice and Inspection
400.1160 Protest
400.1170 Oral Argument
400.1180 Application for the Maintenance of Branch Office after Conversion, Consolidation, Purchase of Assets or Merger
400.1190 Redesignation of Offices
400.1200 Termination of Operation and/or Closing of a Branch Office
400.1210 Agency Offices
400.1220 Remote Drive-In and/or Remote Pedestrian Facilities

SUBPART K: CAPITAL NOTES AND DEBENTURES

Section
400.1310 Approval
400.1320 Conversion to Stock
400.1330 Priority of Claim
400.1340 Effect on Reserve Requirements

SUBPART L: THIRD-PARTY PAYMENT ACCOUNTS

Section
400.1410 General
400.1420 Depositors
400.1430 Rate of Interest
400.1440 Overdraft Privilege
400.1450 Charges and Fees
400.1460 Disclosure
400.1470 Membership
400.1480 Approval and Authorization

SUBPART M: ADMINISTRATIVE HEARING PROCEDURES

Section
400.1510 Applicability
400.1520 Definitions
400.1530 Filing
400.1540 Form of Documents
400.1550 Computation of Time
400.1560 Appearances
400.1570 Notice of Hearing
400.1580 Service of the Notice of Hearing
400.1590 Motion and Answer
400.1600 Consolidation and Severance of Matters - Additional Additional Parties

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

Section	
400.1610	Intervention
400.1620	Postponement or Continuance of Hearing
400.1630	Authority of Hearing Officer
400.1640	Bias or Disqualification of Hearing Officer
400.1650	Prehearing Conferences
400.1660	Discovery
400.1670	Subpoenas
400.1680	Conduct of the Hearing
400.1690	Default
400.1700	Evidence
400.1710	Official Notice
400.1720	Hostile Witnesses
400.1730	Transcription of Proceedings
400.1740	Briefs
400.1750	Hearing Officer's Findings, Opinions and Recommendations
400.1760	Order of the Commissioner
400.1770	Rehearings
400.1780	Existing Statutory or Agency Procedures and Practices
400.1790	Costs of Hearing

SUBPART N: SAVINGS AND LOAN HOLDING COMPANIES

Section	
400.1800	Applicability
400.1810	Plain Meaning/Strict Interpretation
400.1905	Affiliate
400.1910	Assets
400.1915	Books of Record
400.1920	Capital Stock
400.1925	Charter
400.1930	Control
400.1935	Eligible Account Holder
400.1940	Eligibility Record Date
400.1945	Employee
400.1950	Equity Security
400.1955	Insured Institution
400.1970	Member
400.1972	Net Worth
400.1975	Officer
400.1980	Person
400.1982	Qualifying Deposit
400.1985	Sale
400.1990	Security
400.1993	Source Documents
400.1997	Subsidiary
400.2005	Liquidation Account and Proxies

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

Section	
400.2010	Mutual Holding Company Ceasing to be a Depository Institution
400.2020	Directors of a Mutual Holding Company
400.2030	Stock Sales
400.2040	Stock of a Subsidiary of a Mutual Holding Company
400.2050	Stock Subsidiary Formation
400.2055	Net Worth Maintenance Agreement
400.2060	Members' Rights
400.2070	Investment
400.2105	Notice Requirement/Corrective Action
400.2110	Insider Abuses
400.2120	Penalty (Emergency Expired)
400.2200	Determination of the Qualification and Condition of an Out-of-State Acquisition
400.2300	Disposal of a Subsidiary
400.2310	Dividends
400.2320	Officers and Directors List
400.2330	Access to Books and Records
400.2340	Reports (Emergency Expired)
400.2400	Annual Audit Requirements
400.2410	Maintenance of Records
400.2420	Notice of Appointment of CPA
400.2500	Savings & Loan Holding Company Filing Fees
400.2510	Savings and Loan Holding Company Supervisory Fees
400.2520	Examination Fees
400.2530	Conditions
400.2540	Manner of Payment
400.2550	Transformation from Deposit to Non-Deposit (Emergency Expired)

SUBPART O: SAVINGS AND LOAN ADVISORY BOARD

Section	
400.2700	Purpose
400.2710	Composition, Appointment

AUTHORITY: Implementing and authorized by Section 7-3(b) (2) of the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1989, ch. 17, par. 3307-3 (b)(2) and Section 5 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1005).

SOURCE: Filed and effective January 18, 1974; amended at 2 Ill. Reg. 44, p. 179, effective October 30, 1978; emergency amendment at 2 Ill. Reg. 45, p. 169, effective November 1, 1978 for a maximum of 150 days; amended at 3 Ill. Reg. 5, p. 883, effective January 29, 1979; amended at 3 Ill. Reg. 11, p. 163, effective March 12, 1979; amended at 3 Ill. Reg. 39, p. 230, effective September 17,

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

1979; emergency amendment at 3 Ill. Reg. 39, p. 230, effective September 17, 1979 for a maximum of 150 days; emergency amendment at 4 Ill. Reg. 8, p. 207, effective February 14, 1980 for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. 1241, effective July 14, 1980; emergency amendment at 5 Ill. Reg. 2524, effective February 19, 1981 for a maximum of 150 days; amended at 5 Ill. Reg. 7124, effective June 24, 1981; amended at 5 Ill. Reg. 7125, effective June 24, 1981; amended at 5 Ill. Reg. 11377, effective October 14, 1981; amended at 6 Ill. Reg. 3175, effective March 4, 1982; amended at 6 Ill. Reg. 4218, effective April 6, 1982; amended at 6 Ill. Reg. 4219, effective April 6, 1982; amended at 6 Ill. Reg. 4227, effective April 6, 1982; amended at 6 Ill. Reg. 7141 effective June 1, 1982; amended at 7 Ill. Reg. 1993, effective January 28, 1983; codified at 7 Ill. Reg. 13669; amended at 8 Ill. Reg. 8630, effective June 1, 1984; amended at 8 Ill. Reg. 15066, effective August 7, 1984; emergency amendment at 9 Ill. Reg. 17437, effective October 24, 1985, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 4946, effective March 11, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 14290, effective August 20, 1986; amended at 10 Ill. Reg. 19781, effective November 6, 1986; amended at 11 Ill. Reg. 20648, effective December 2, 1987; emergency amendments at 11 Ill. Reg. 20672, effective December 3, 1987, for a maximum of 150 days; emergency amendments at 12 Ill. Reg. 8106, effective April 20, 1988, for a maximum of 150 days, emergency expired September 17, 1988; amended at 12 Ill. Reg. 15165, effective September 13, 1988; amended at 13 Ill. Reg. 8927, effective May 26, 1989; amended at _____, 199__.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART A: FEES

Section 400.130 Examination Fees

- a) Time expended in the conduct of any examination of the affairs of any association or service corporation pursuant to the provisions of Section 7-5(a) of the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. ~~1987~~1989, ch. 17, par. 3307-5(a)) or applicable service corporation undertakings, respectively, shall be billed by the Commissioner at a rate of \$29\$55 per examiner hour. Such fee shall be billed within 45 days following completion of the respective examination.
- b) When out-of-state travel occurs in the conduct of any examination, the association or service corporation will be billed for expenses incurred in the performance of

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

duties. Billings for such expense shall not exceed amounts authorized pursuant to the travel regulations of the Department of Central Management Services/Governor's Travel Control Board set forth at 80 Ill. Adm. Code 2800. In the situation where examination procedures are performed at out-of-state locations, the examination fee of \$29\$55 per hour plus travel, lodging and per diem shall be assessed. Additionally, travel time shall be billed at the examination rate of \$29\$55 per hour.

(Source: Amended at _____ Ill. Reg. _____, effective _____, 19____)

Section 400.141 Supervisory Fees

- a) The Commissioner shall receive and there shall be paid to the Commissioner by each association and each service corporation operating under the provisions of the Illinois Savings and Loan Act of 1985, a fixed fee of \$450, plus a variable fee based on the total assets of each association and each service corporation as shown on the financial report filed with the Commissioner for the reporting period of the prior calendar year ended December 31 according to the following schedule: 22-5027.22¢ per \$1,000 of the first \$2,000,000 of total assets, 20-25026.94¢ per \$1,000 of the next \$3,000,000 of total assets, 18-0023.95¢ per \$1,000 of the next \$5,000,000 of total assets, 15-75020.96¢ per \$1,000 of the next \$15,000,000 of total assets, 13-5017.96¢ per \$1,000 of the next \$25,000,000 of total assets, 11-25014.97¢ per \$1,000 of the next \$50,000,000 of total assets, 9-0011.98¢ per \$1,000 of the next of the next \$400,000,000 of total assets, 6-7508.98¢ per \$1,000 of the next \$500,000,000 of total assets, and 4-505.99¢ per \$1,000 of all total assets in excess of \$1,000,000,000 of such association or service corporation. In the situation where service corporations and/or finance subsidiaries are owned by the Association, the owned assets may be consolidated with the assets of the Association for calculation of this fee. If the finance subsidiary is not active and is in the form of a Collateralized Mortgage Obligation or a similar vehicle (Mortgage Backed Securities, Real Estate Mortgage Income Certificates, and other securitized debt instruments), the Commissioner shall waive that portion of the fee attributed to the finance subsidiary.

- b) The Commissioner shall receive and there shall be paid

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

to the Commissioner by each association a fee of \$450 for each approved branch office or facility office established under the provisions of Subpart J of this Part. The determination of such fees shall be made annually as of the close of business of the prior calendar year ended December 31.

- c) One fourth of the sum of the supervisory fee so determined shall be remitted at the time of each calendar quarter end. A calendar quarter end shall mean March 31, June 30, September 30 and December 31. Such fees shall be for the respective current year.
- d) Supervisory fees shall be determined by the Commissioner within 90 days following the close of the respective calendar year; however, the dates of billings shall not prejudice the validity of an invoice for any such fees billed at a later date.

- e) In the event the state charter is converted or otherwise surrendered during the course of the year, the Commissioner shall determine the supervisory fee based on the total assets of the Association as of the month-end immediately preceding the cancellation of the state charter, except that the measurement date may be another date at the discretion of the Commissioner in the event an Association elects to liquidate. In determining whether to set another measurement date, the Commissioner shall consider the following elements: whether the association is undergoing a planned liquidation (where an association elects to not continue operations), or, the association has transferred significant assets (more than 1/2 of 1% of the total assets at the previous measurement date).

(Source: Amended at ___ Ill. Reg. ___, effective ___, 19__)

Section 400.142 Adjusted Supervisory Fees

- a) The Commissioner shall receive and there shall be paid to the Commissioner an additional fee as an adjustment to the supervisory fee specified in Section 400.141 of this Subpart, to be based upon the difference between the total assets of each association and each service corporation as shown by its financial report filed with the Commissioner for the reporting period of the calendar year ended December 31 on which the supervisory fee was

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

based, and the total assets of each association and each service corporation as shown by its financial report filed with the Commissioner for the reporting period of the calendar year ended December 31 in which the quarterly payments referred to in Section 400.141 of this Subpart are made according to the following schedule: ~~22-5027.22¢ per \$1,000 of the first \$2,000,000 of total assets, 20-25026.94¢ per \$1,000 of the next \$3,000,000 of total assets, 18-0023.95¢ per \$1,000 of the next \$5,000,000 of total assets, 15-75020.96¢ per \$1,000 of the next \$15,000,000 of total assets, 13-9017.96¢ per \$1,000 of the next \$25,000,000 of total assets, 11-25014.97¢ per \$1,000 of the next \$50,000,000 of total assets, 9-0011.98¢ per \$1,000 of the next of the next \$400,000,000 of total assets, 6-7508.98¢ per \$1,000 of the next \$500,000,000 of total assets, and 4-505.99¢ per \$1,000 of all total assets in excess of \$1,000,000,000 of such association or service corporation.~~ In the situation where service corporations and/or finance subsidiaries are owned by the Association, the owned assets may be consolidated with the assets of the Association for calculation of this fee. If the finance subsidiary is not active and is in the form of a Collateralized Mortgage Obligation or a similar vehicle, the Commissioner shall waive that portion of the fee attributed to the finance subsidiary.

- b) Adjusted supervisory fees shall be remitted on March 31 of the next calendar year. In the event the total assets of each association and each service corporation as reported on the earlier financial report are more than the total assets as reported on the later annual report the Commissioner shall credit the next quarterly remittance of the supervisory fee in the same proportion.
- c) In the event the state charter is converted or otherwise surrendered during the course of the year, the Commissioner shall determine the supervisory fee based on the total assets of the Association as of the month-end immediately preceding the cancellation of the state charter, except that the measurement date may be another date at the discretion of the Commissioner in the event an Association elects to liquidate. In determining whether to set another measurement date, the Commissioner shall consider the following elements: whether the association is undergoing a planned liquidation (where an association elects to not continue operations), or, the association has transferred significant assets (more

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF PROPOSED AMENDMENTS

than 1/2 of 1% of the total assets at the previous measurement date).

(Source: Amended at _____ Ill. Reg. _____, effective _____, 19____)

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Savings Bank Act
- 2) Code Citation: 38 Ill. Adm. Code 1075
- 3) Section numbers Proposed Action
1075.120 Amendment
- 4) Statutory Authority: Authorized by the Savings Bank Act, P.A. 86-1213 (effective August 30, 1990).
- 5) A Complete Description of the Subjects and Issues Involved:
The rules in this Part implement the Savings Bank Act (P.A. 86-1213, effective August 30, 1990) which creates a revised fee schedule.
- 6) Will these proposed amendments replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do the proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending to this Part?
No
- 10) Statement of Statewide Policy Objectives: Not Applicable
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may present their comments concerning these proposed amendments by writing to:

Jay R. Stevenson
Deputy Commissioner
Office of the Commissioner of Savings and Residential Finance (Formerly the Commissioner of Savings and Loan Associations)
500 East Monroe, Suite 800
Springfield, Illinois 62701-1509.

(Comments should be filed within forty-five (45) days of the issue of the Illinois Register.
- 12) Initial Regulatory Flexibility Analysis:

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

October 1, 1991

B) Types of small businesses affected: Small businesses are not affected by this Rulemaking.

C) Reporting, bookkeeping or other procedures required for compliance: The reporting requirements are comparable to those required by banks and savings and loan associations, i.e. periodic examinations, annual audits, minimum net worth requirements higher than that required of savings and loan associations and monthly statements on financial safety and soundness.

D) Types of professional skills necessary for compliance: The proposed amendments do not require additional professional skills for compliance.

The full text of the Proposed Amendments begins on the next page.

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

TITLE 38: FINANCIAL INSTITUTIONS
CHAPTER VIII: COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

PART 1075

SAVINGS BANK ACT

SUBPART A: FILINGS

Section	
1075.100	Filings
1075.110	Conditions
1075.120	Examination Fees
1075.130	Supervisory Fees
1075.140	Adjusted Supervisory Fees

SUBPART B: DEFINITIONS

Section	
1075.200	Definitions

SUBPART C: REPORTS

Section	
1075.300	Contracts
1075.310	Financial Reports

SUBPART D: OPERATIONS

Section	
1075.400	Capital Stock
1075.410	Minimum Capital Requirement
1075.415	Conflicting Federal Powers, Law and Regulations
1075.420	Advertising
1075.430	Maintenance of Records
1075.440	Business Plan
1075.450	Excess Insurance
1075.455	Vacancies in the Board of Directors
1075.460	Bond of Officers, Directors, Employees and Agents
1075.465	Indemnification of Officers, Directors, Employees and Agents
1075.470	Deceptively Similar Names
1075.480	Manner of Display of Annual Meeting Notice
1075.490	Procedures for Exercise of Dissenters Rights

SUBPART E: INVESTMENTS

Section	
1075.500	Prudent Person Rule
1075.505	Investment Underwriting Practice
1075.510	Discrimination and Redlining

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

Section	Loans Secured by Real Estate
1075.515	Construction Loans
1075.520	Mobile Home Financing
1075.525	Overdraft Loans
1075.530	Education Loans
1075.535	Vehicle/Automobile Loans
1075.540	Home Equity Loans
1075.545	Letter of Credit
1075.550	Other Investments
1075.555	Commercial Paper
1075.560	Financial Futures
1075.565	Financial Options
1075.570	Finance Leasing
1075.575	Suretyship
1075.580	Asset Reserves
1075.585	
	SUBPART F: SERVICE CORPORATION
Section	Requirements
1075.600	Approval by the Commissioner
1075.610	Investment Limitations
1075.620	Investments by Service Corporations
1075.630	Ownership of Capital Stock of Service Corporation
1075.640	Prohibited Transactions
1075.650	Disclosure to Service Corporation
1075.660	Reporting Requirements
1075.670	Audit Requirements
1075.680	
	SUBPART G: RELOCATIONS AND BRANCHING
Section	General
1075.700	Application
1075.705	Request for Preliminary Determination
1075.710	Public Notice and Inspection
1075.715	Protest
1075.720	Oral Argument
1075.725	Application for the Maintenance of Branch Office after Conversion, Consolidation, Purchase of Assets or Merger
1075.730	Redesignation of Offices
1075.735	Termination of Operation and/or Closing of a Branch Office
1075.740	Agency Offices
1075.745	Remote Drive-In and/or Remote Pedestrian Facilities
1075.750	
	SUBPART H: CAPITAL NOTES AND DEBENTURES

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

Section	Approval
1075.800	Conversion to Stock
1075.810	Priority of Claim
1075.820	
	SUBPART I: ADMINISTRATIVE HEARING PROCEDURES
Section	Applicability
1075.900	Definitions
1075.905	Early Neutral Evaluation
1075.910	Conference Adjudicative Hearing
1075.915	Filing
1075.920	Form of Documents
1075.925	Computation of Time
1075.930	Appearances
1075.935	Notice of Hearing
1075.940	Service of the Notice of Hearing
1075.945	Motion and Answer
1075.950	Consolidation and Severance of Matters-Additional Parties
1075.955	Intervention
1075.960	Postponement or Continuance of Hearing
1075.965	Authority of Hearing Officer
1075.970	Bias or Disqualification of Hearing Officer
1075.975	Prehearing Conferences
1075.980	Discovery
1075.985	Subpoenas
1075.990	Conduct of the Hearing
1075.995	Default
1075.1000	Evidence
1075.1005	Official Notice
1075.1010	Hostile Witnesses
1075.1015	Transcription of Proceedings
1075.1020	Briefs
1075.1025	Hearing Officer's Findings, Opinions and Recommendations
1075.1030	Order of the Commissioner
1075.1035	Rehearings
1075.1040	Existing Statutory or Agency Procedures and Practices
1075.1045	Costs of Hearing
1075.1050	Emergency Adjudication
1075.1055	
	SUBPART J: SAVINGS BANK HOLDING COMPANIES
Section	Applicability
1075.1100	Plain Meaning/Strict Interpretation
1075.1105	Affiliate
1075.1110	Assets
1075.1115	

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

Section

- 1075.1120 Books of Record
- 1075.1125 Capital Stock
- 1075.1130 Charter
- 1075.1135 Control
- 1075.1140 Eligible Account Holder
- 1075.1145 Eligibility Record Date
- 1075.1150 Employee
- 1075.1155 Equity Security
- 1075.1160 Insured Institution
- 1075.1165 Member
- 1075.1170 Net Worth
- 1075.1175 Officer
- 1075.1180 Person
- 1075.1185 Qualifying Deposit
- 1075.1190 Sale
- 1075.1195 Security
- 1075.1200 Source Documents
- 1075.1205 Subsidiary
- 1075.1210 Liquidation Account and Proxies
- 1075.1215 Mutual Holding Company Ceasing to be a Depository Institution
- 1075.1220 Directors of a Mutual Holding Company
- 1075.1225 Stock Sales
- 1075.1230 Stock of a Subsidiary of a Mutual Holding Company
- 1075.1235 Stock Subsidiary Formation
- 1075.1240 Net Worth Maintenance Agreement
- 1075.1245 Members' Rights
- 1075.1250 Investment
- 1075.1255 Notice Requirement/Corrective Action
- 1075.1260 Insider Abuses
- 1075.1265 Determination of the Qualification and Condition of an Out-of-State Acquisition
- 1075.1270 Disposal of a Subsidiary
- 1075.1275 Dividends
- 1075.1280 Officers and Directors List
- 1075.1285 Access to Books and Records
- 1075.1290 Annual Audit Requirements
- 1075.1295 Maintenance of Records
- 1075.1300 Notice of Appointment of Independent Accountants
- 1075.1305 Holding Company Filing Fees
- 1075.1310 Holding Company Supervisory Fees
- 1075.1315 Examination Fees
- 1075.1320 Conditions
- 1075.1325 Manner of Payment

SUBPART K: CONVERSION OF AN EXISTING DEPOSITORY INSTITUTION INTO
AN ILLINOIS SAVINGS BANK

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

Section

- 1075.1400 Scope of Rules
- 1075.1405 Definitions
- 1075.1410 General Rules for Conversion Plan
- 1075.1415 Adopting and Filing of a Conversion Plan
- 1075.1420 Conversion Plan Requirements
- 1075.1425 Vote by Shareholders and Depositors
- 1075.1430 Issuance of Certificate of Approval
- 1075.1435 Final Approval of the Conversion
- 1075.1440 Powers of Resulting Savings Bank
- 1075.1445 Obligations of Resulting Savings Bank
- 1075.1450 Directors of Resulting Savings Bank

SUBPART L: SUPERVISION

Section

- 1075.1500 Sale of Offices, Facilities and Equipment
- 1075.1510 Purchase of Offices
- 1075.1520 Bridge Charters
- 1075.1530 Unsafe and Unsound Practices
- 1075.1540 Failure to Comply with Report of Examination
- 1075.1550 Publication

SUBPART M: REMOVALS, SUSPENSIONS AND INDUSTRY-WIDE PROHIBITION

Section

- 1075.1600 Scope
- 1075.1610 Notice of Intention and Answer
- 1075.1620 Removal and Prohibition by Order
- 1075.1630 Suspension by Notice
- 1075.1640 Industry-wide Prohibition
- 1075.1650 Unauthorized Participation of Convicted Individual

AUTHORITY: Implementing and authorized by the Savings Bank Act (P.A. 86-1213, effective August 30, 1990)

SOURCE: Emergency Rules Adopted at 14 Ill. Reg. 15029, effective September 4, 1990, for a maximum of 150 days; adopted at 15 Ill. Reg. 1916, effective January 25, 1991; amended at ____ Ill. Reg. ____, effective ____, 19__.

NOTE: Capitalization denotes statutory language.

SUBPART A: FILINGS

Section 1075.120 Examination Fees

- a) Time expended in the conduct of any examination of the

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED AMENDMENTS

affairs of any savings bank or service corporation pursuant to Section 9004 of The Act or applicable service corporation undertakings, respectively, shall be billed by the Commissioner at a rate of \$29.00\$55.00 per examiner hour. Such fee shall be billed within forty-five (45) days following completion of the respective examination.

- b) When out-of-state travel occurs in the conduct of any examination, the savings bank or service corporation will be billed for expenses incurred in the performance of duties. Billings for such expense shall not exceed amounts authorized pursuant to the travel regulations of the Department of Central Management Services/Governor's Travel Control Board (80 Ill. Adm. Code 2800). In the situation where examination procedures are performed at out-of-state locations, the examination fee of \$29.00\$55.00 per hour plus travel, lodging and per diem shall be assessed. Additionally, travel time shall be billed at the examination rate of \$29.00\$55.00 per hour.

(Source: Amended at _____ Ill. Reg. _____, effective _____, 19 ____)

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED RULES

- 1) The Heading of the Part: Unlawful Operations
- 2) Code Citation: 92 Ill. Adm. Code 1308
- 3) Section numbers: Adopted Action:
1308.10 New Section
1308.20 New Section
1308.30 New Section
- 4) Statutory Authority: Implementing Section 18C-4104 and authorized by Section 18C-1202(9) of The Illinois Commercial Transportation Law (Ill. Rev. Stat 1989, ch.95 1/2, par. 18C-1101 et seq.).
- 5) Effective Date of Amendment: September 25, 1991
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: September 19, 1991
- 9) Notice of Proposal Published in Illinois Register:
May 31, 1991, at 15 Ill. Reg. 8097
- 10) Has JCAR issued a Statement of Objections to this amendment?
No.
- 11) Difference(s) between proposal and final version:
No changes have been made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes.
- 13) Will this amendment replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments:
Section 18C-4104(1) of the Illinois Commercial Transportation Law provides that it is unlawful to "aid or abet any other person in a violation of this Chapter, Commission regulations or orders, by soliciting, receiving, or compensating service from a person not authorized to provide such service, or at other than lawful

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED RULES

rates for such service, or otherwise". This rulemaking provides further definition of aiding and abetting.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Kathy Lynch
Illinois Commerce Commission
527 East Capitol Avenue
P.O. Box 19280
Springfield, IL 62794-9280
(217)785-4869

The full text of the Adopted Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED RULES

TITLE 92: TRANSPORTATION
CHAPTER III: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER b: MOTOR CARRIERS OF PROPERTY

PART 1308
UNLAWFUL OPERATIONS

Section

1308.10 Unlawful Operations
1308.20 Aiding and Abetting - Rates
1308.30 Aiding and Abetting - Authority

AUTHORITY: Implementing Section 18c-4104 and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 18c-1101 et seq.).

SOURCE: Adopted at 15 Ill. Reg. 14414, effective September 25, 1991.

Section 1308.10 Unlawful Operations

The enumeration of violations in this Part does not constitute an exhaustive listing of all violations of the Illinois Commercial Transportation Law (Law) (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 18c-1101 et seq.) or any individual section thereof.

Section 1308.20 Aiding and Abetting - Rates

For purposes of imposing sanctions as authorized by Section 18c-1704(2) through (7) of the Law, a person aids or abets a licensed carrier in a violation of Sections 18c-3206 and 18c-4104(1)(j) of the Law when either:

- (a) The person hires a carrier to provide transportation services, and:

- (1) is informed by the carrier of the rate to be charged for the services to be performed, which rate is specified in a lawfully applicable tariff or schedule on file with the Commission; and
- (2) is billed by the carrier at that rate; and
- (3) without good cause, intentionally pays the carrier an amount different from the amount billed by the carrier; or

- (b) The person offers to hire a carrier to provide transportation services at a rate which the person

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED RULES

knows:

- (1) is not specified in a lawfully applicable tariff or schedule on file with the Commission; and
- (2) cannot legally become effective prior to the time the transportation services are to be provided by the carrier; or
- (c) The person, without sufficient cause, fails or refuses to pay to a carrier the amount of undercharges which the Commission has ordered the carrier to collect from that person. The fact that the person and the carrier had negotiated a rate other than the rate specified in a lawfully applicable tariff or schedule shall not constitute sufficient cause.
- (d) The unintentional or accidental payment of a rate different from the rate contained in a lawfully applicable tariff will not constitute aiding and abetting.

Section 1308.30 Aiding and Abetting - Authority

For purposes of imposing sanctions as authorized by Section 18c-1704(2) through (7) of the Law, a person aids or abets another in a violation of Section 18c-4104(1)(a) of the Law when the person receives service from a person who is not licensed by or registered with the Commission to perform the service rendered.

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENT

- 1) HEADING OF THE PART: North Point Marina
- 2) CODE CITATION: 17 Ill. Adm. Code 220
- 3) SECTION NUMBERS: 220.50
ADOPTED ACTION: Amendment
- 4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1 and 4 of "AN ACT in relation to the acquisition, control, maintenance, improvement and protection of State Parks" (Ill. Rev. Stat. 1989, ch. 105, pars. 465 and 468) and by Sections 63a5, 63a15, 63a21 and 63a21.1 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63a5, 63a15, 63a21 and 63a21.1).
- 5) EFFECTIVE DATE OF AMENDMENT: October 1, 1991
- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 7) DOES THIS AMENDMENT CONTAIN INCORPORATIONS BY REFERENCE? No
- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: September 27, 1991
- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: June 28, 1991, 15 Ill. Reg. 9233
- 10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? No
- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION: None
- 12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes
- 13) WILL THIS AMENDMENT REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No
- 14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No
- 15) SUMMARY AND PURPOSE OF AMENDMENT: This amendment will allow the use of personal watercraft (jet ski, wave runner, etc.) within the Marina basin.
- 16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price
Department of Conservation

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENT

524 S. Second Street, Room 485
Springfield, IL 62701-1787THE FULL TEXT OF THE ADOPTED AMENDMENT BEGINS ON THE NEXT PAGE:

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENT

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER a: LANDS AND HISTORIC SITESPART 220
NORTH POINT MARINA

Section

220.10	Application and Scope
220.20	Compliance
220.30	Marina Slip Acquisition
220.40	Slip Use
220.50	Vessel Condition and Movement
220.60	Fees and Charges
220.70	Other Regulations
220.80	Emergency Boarding of Vessels
220.90	Waiver of Claims

AUTHORITY: Implementing and authorized by Sections 1 and 4 of "AN ACT in relation to the acquisition, control, maintenance, improvement and protection of State Parks" (Ill. Rev. Stat. 1989, ch. 105, pars. 465 and 468) and by Sections 63a5, 63a15, 63a21 and 63a21.1 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63a5, 63a15, 63a21 and 63a21.1).

SOURCE: Adopted at 13 Ill. Reg. 9269, effective June 6, 1989; amended at 15 Ill. Reg. 1495, effective January 22, 1991; amended at 15 Ill. Reg. 14418, effective October 1, 1991.

Section 220.50 Vessel Condition and Movement

a) Inspections

Any individual applying for a permit or having a permit issued thereby impliedly agrees that the Department may examine his or her vessel at any time without prior notice at reasonable hours for the purpose of verifying compliance with all applicable rules.

b) Vessel Condition

- 1) **Seaworthiness:** Any vessel moored in the Marina shall be seaworthy at all times and be able to get underway by its own power. In the event a vessel becomes unsafe or unseaworthy, the slip permit may be revoked by the Department. The M.A.O. shall give written notice to the slip holder of those items that render the vessel unsafe or unseaworthy. The

DEPARTMENT OF CONSERVATION

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENT

NOTICE OF ADOPTED AMENDMENT

slip holder shall undertake repairs or refurbishing within twenty (20) days of receipt of notice or such permit will be revoked. Failure to comply with these provisions shall authorize the Department to have the vessel removed and to charge the removal and storage to the Permittee.

- 2) Fueling of vessels can only be done at the designated fuel dock in the Marina.

(Source: Amended at 15 Ill. Reg. 14418, effective October 1, 1991)

- 2) Vessel Maintenance: Limited maintenance such as tune-ups, cleaning and line replacement of docked vessels in the recreational harbor is permitted during daylight hours only. Such maintenance activities shall not generate paint aerosols, dusts, other particles or material which will deposit upon docks, nearby vessels or other facilities; not produce odors, vapors/gases which will prove offensive or pose health, fire, or other safety hazards. Extensive repairs, such as hull repairs, engine overhauls and spray painting, shall be completed outside the slip area. The use of open flame devices (welding torches, blow torches, etc.) or electrical welders shall not be permitted without express permission (based upon safety) of the Department. Only boat repair, service or other type vendors that have been authorized by the Department shall be permitted to perform work on any vessel at the Marina. Emergency repairs may be made at a slip upon written approval of the M.A.O. (See Section 220.80). Any waste products (oil, paint, solvents, etc.) shall be disposed of only in designated areas.

- 3) Sail Boat Rigging: All sail rigging shall be tied down while at the slip to insure against noise being produced by the rigging.

- 4) Wrecked or Sunken Vessels: In the event of a wrecked or sunken vessel, the Permittee is responsible for marking the accident site, raising the craft and the disposition of the vessel.

c) Vessel Movement

- 1) Movement of vessels within the Marina shall be for the purposes of entering or leaving a slip, pump out station or fuel dock. All vessels underway in the Marina shall be under power. Sailing within the Marina is prohibited. ~~The use of jet skis, or other personal watercraft within the Marina is prohibited.~~

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

1) HEADING OF THE PART: Public Use of State Parks and Other Properties of the Department of Conservation

2) CODE CITATION: 17 Ill. Adm. Code 110

3) SECTION NUMBERS: ADOPTED ACTION:

110.5 Amendments
110.175 New Section

4) STATUTORY AUTHORITY: Implementing and authorized by Section 8 of "AN ACT in relation to State forests, operation of forest tree nurseries, and providing penalties in connection therewith", (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5911); and by Sections 1, 4, and 6 and of "AN ACT in relation to the acquisition, control, maintenance, improvement and protection of State parks and nature preserves", approved June 26, 1925, as amended (Ill. Rev. Stat. 1989, ch. 105, pars. 465, 465a, 466, 468, 468b, and 468k); and by Sections 63a, 6311, 63a15, 63a18, and 63a28 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63a, 63a11, 63a15, 63a18, and 63a28).

5) EFFECTIVE DATE OF AMENDMENTS: October 1, 1991

6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: September 27, 1991

9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: July 12, 1991, 15 Ill. Reg. 10251

10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES: No

11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION: At the end of Section 110.175, the following was added "on Department owned or controlled property."

12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT REPEALER) CURRENTLY IN EFFECT? No

14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

15) SUMMARY AND PURPOSE OF AMENDMENTS: A "nude sunbathing" case was lost in Lake County (Illinois Beach State Park) because the officer could not show a law or rule prohibiting the activity. This new Section prohibits nude sunbathing or public genital exposure.

16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER a: LANDS AND HISTORIC SITES

PART 110

PUBLIC USE OF STATE PARKS AND OTHER PROPERTIES OF THE DEPARTMENT OF CONSERVATION

- Section
- 110.5
110.20
110.30

110.40
110.45
110.50
110.60
110.70

110.90
110.100
110.110
110.120
110.140
110.150
110.160

110.170
110.175
110.180
- Unlawful Activities
Alcoholic Beverages - Possession, Consumption, Influence
Animals - Pets, Dogs, Cats - Noisy, Vicious, Dangerous
Animals - Horses - Livestock - Animal Waste
Boats and Other Watercraft
Abandoned Watercraft
Capacity of Areas - Usage Limitation
Camping - Campfires
Destruction of Property - Flora - Fauna - Man-Made and Inanimate Natural Objects - Collection of Artifacts
Group Activity
Littering
Prohibited Fishing Areas - Cleaning of Fish
Restricted Areas - Metal Detection Devices
Soliciting/Advertising/Renting/Selling
Swimming/Wading/Divng
Vehicles - Operation on Roadway - Speed - Parking - Weight Limit
Weapons and Firearms - Display and Use
Nudity Prohibited
Violation of Rule

AUTHORITY: Implementing and authorized by Section 8 of "AN ACT in relation to State forests, operation of forest tree nurseries, and providing penalties in connection therewith", (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5911); and by Sections 1, 4, and 6 and of "AN ACT in relation to the acquisition, control, maintenance, improvement and protection of State parks and nature preserves", approved June 26, 1925, as amended (Ill. Rev. Stat. 1989, ch. 105, pars. 465, 465a, 466, 468, 468b, and 468k); and by Sections 63a, 63a15, 63a18, and 63a28 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63a, 63a11, 63a15, 63a18, and 63a28).

SOURCE: Adopted at 4 Ill. Reg. 11, p. 59, effective March 4, 1980; emergency amendment at 5 Ill. Reg. 8933, effective August 25, 1981 for a maximum of 150 days; codified at 5 Ill. Reg. 10621, amended at 6 Ill. Reg. 7401, effective June 11, 1982; amended at 8 Ill. Reg. 9967, effective June 19, 1984; amended at 10 Ill. Reg. 9797,

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

effective May 21, 1986; amended at 10 Ill. Reg. 13256, effective July 25, 1986; amended at 13 Ill. Reg. 3785, effective March 13, 1989; amended at 15 Ill. Reg. 14423, effective October 1, 1991.

Section 110.5 Unlawful Activities

It shall be unlawful (Sections 110.10 through 110.170110.175):

(Source: Amended at 15 Ill. Reg. 14423, effective October 1, 1991)

Section 110.175 Nudity Prohibited

For any person to sunbathe nude, or expose their genital area in a public place on Department owned or controlled property.

(Source: Added at 15 Ill. Reg. 14423, effective October 1, 1991)

STATE BOARD OF ELECTIONS

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of Part: Miscellaneous
- 2) Code Citation: 26 Ill. Adm. Code 207
- 3) Sections Numbers: Adopted Action:
 - 110 New Section
 - APPENDIX B New Section
- 4) Statutory Authority: P.A. 85-958, as amended, (Ill. Rev. Stat., 1989, Ch. 46, pars. 4-8, 5-7, 6-35).
- 5) Effective Date of Rules: September 27, 1991.
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these rules contain incorporations by reference? No
- 8) Date filed in Agency's Principal Office: September 24, 1991
- 9) Notice of Proposal Published in Illinois Register:

October 12, 1990 14 Ill. Reg. 16709
- 10) Has JCAR issued a Statement of Objections to this Rule?

No; the Joint Committee has issued a letter of agreement and certificate of no objection.
- 11) Differences between proposal and final version:
 - A. "With" is changed to "shall" in Section 207.110(j), first occurrence.
 - B. "Fours" is changed to "four" in Section 207.110(f).
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Yes.
- 13) Will this rule replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this part? No

STATE BOARD OF ELECTIONS

NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of Rule:

Section 207.110 and Appendix B to Part 207 fulfill the State Board of Election's statutory mandate to standardize formats for submission of electronic voter registration data and to provide an enforcement mechanism for non-compliance.

16) Information and questions regarding these adopted rules shall be directed to:

A. L. Zimmer, General Counsel
 State Board of Elections
 100 W. Randolph Street, Suite 14-100
 Chicago, IL 60602
 (312) 814-6440

The full text of the Adopted Amendments begins on the next page:

STATE BOARD OF ELECTIONS

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 26: ELECTIONS
CHAPTER I: STATE BOARD OF ELECTIONSPART 207
MISCELLANEOUS

- Section
207.10 Failure to Nominate Candidate
207.20 Notice of Primary Election -- County of 500,000 Or More
207.30 Document Copying Fees
207.40 County Clerk Notifications to State Board of Elections of Certain Filings for Office
207.50 Deputy Registrars; Definition of Bonafide State Civic Organization
207.60 Chad Removal
207.70 Post Tabulation Testing
207.80 Notation of Straight Party Tickets and of Overvotes and Undervotes by Electronic Voting Systems
207.90 Reporting of Errors in Vote Tabulation Where Electronic Voting Systems Are In Use
207.100 Requirements for Operator's Log
207.110 Requirements for Voter Information Tapes
- APPENDIX A Log for Vote Tabulation
APPENDIX B VIS Format
- AUTHORITY: Implementing Articles 4-8, 5-7, and 6-35 and authorized by Section 1A-8(9) of the Election Code (Ill. Rev. Stat., 1989, ch. 46, pars. 4-8, 5-7, 6-35 et seq. and 1A-8(9)).

SOURCE: Adopted at 2 Ill. Reg. 25, p. 70, effective July 3, 1978; codified at 6 Ill. Reg. 7219; amended at 6 Ill. Reg. 8976, effective July 12, 1982; amended at 8 Ill. Reg. 24560, effective December 6, 1984; amended at 11 Ill. Reg. 18660, effective October 30, 1987; amended at 15 Ill. Reg. 14427, effective September 27, 1991.

Section 207.110 Requirements for Voter Information Tapes

- a) This rules implements Sections 4-8, 5-7, and 6-35 of the Illinois Election Code.
- b) Electronic data processing information containing voter registration information required to be furnished by election authorities to the State Board of Elections ("Board") shall be furnished in the format identified in Appendix B to this Part. The physical and logical data structure, as well as form, are part of the format.
- c) The following information must be furnished for all registered voters:
 - 1) name;
 - 2) residential address;
 - 3) precinct;
 - 4) ward, if the voter's residence is in a ward;
 - 5) township, if the voter's address is in a county under township

STATE BOARD OF ELECTIONS

NOTICE OF ADOPTED AMENDMENT(S)

- organization;
6) county;
7) representative district;
8) legislative district; and
9) congressional district.
- d) The following information must be furnished for all voters registered after July 1, 1988, and for all registered voters irrespective of the date of registration, if available:
- 1) age; and
 - 2) sex.
- e) Telephone numbers must be furnished for a voter registered after May 1, 1990, and for all registered voters, irrespective of date of registration, if available.
- f) Voter affiliation with an established political party, as such party is defined by Section 7-2 of the Election Code, shall, after December 1990, be furnished for all registered voters who affiliate with an established political party and choose that party's ballot at a general primary election or consolidated primary election. Party affiliation shall be cumulatively reported for a period beginning four years prior to the closing date for the reporting period, to the extent such affiliation data is available. From December 1990 forward, all election jurisdictions shall maintain voter party affiliation data for a four year period.
- g) Election authorities may, but need not, also furnish the registration date, physical impairment indicator, naturalization indicator, social security number, driver's license number, and voting history for elections other than primary elections, for registered voters in the respective jurisdictions.
- h) The Board reviews voter registration data submission furnished by election authorities pursuant to the Election Code and this rule for compliance with the statute and rule. If the submission is compliant with respect to contents and format, the submission will be accepted as of date of receipt by the Board. If the submission is noncompliant, it will be rejected and returned to the submitting election authority.
- i) When a submission of voter registration data is determined to be noncompliant, the Board will notify the submitting election authority by first-class certified mail, return receipt requested. The Board will identify the reasons for rejection. Such election authority shall have ten (10) days from the date of receipt of notice of noncompliance, or until the last, date allowed by statute for data submission, whichever is later, to furnish a compliant data submission. An election authority may request, within the same time allowed for furnishing a compliant data submission, an extension of time in which to furnish a compliant submission. Such request for extension must be in writing, and will be routinely granted for an additional 20 day period.
- j) Data submission must be within the times specified by statute. An election authority which knows that it cannot comply with a statutory

STATE BOARD OF ELECTIONS

STATE BOARD OF ELECTIONS

NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

data submission deadline because of the absence of key personnel or computer malfunction will be granted an additional 20 days beyond the deadline in which to comply, provided that before the deadline the Board receives the election authority's written request for an extension, citing the grounds for the request. The Board shall notify each election authority which fails to make data submission within the time prescribed by statute of its failure to make a timely submission. Such notice shall be in writing, by first-class mail and sent within ten (10) business days after the data submission is due. The Board will refer to the Illinois Attorney General for compliance enforcement each election authority which has not made a timely and compliant submission within fifteen (15) days after the submission was due, including any extensions.

k) Reimbursement will be made at the rates prescribed by statute only once for each semi-annual reporting period and only for compliant data submission. When multiple submissions are required by a Board determination of noncompliance, the election authority will be reimbursed for only the final and compliant submission.

1) Dissemination of data submissions will be to those authorized by statute to purchase them, at the rate of sixty dollars (\$60.00) plus fifteen dollars (\$15.00) for each 150,000 voter files or portion of 150,000 voter files, payable in advance. Each eligible purchaser must, in addition, furnish to the Board blank magnetic tape reels sufficient to transfer the voter registration data requested. Payment must be made from the funds of the eligible purchasers, and not from the funds of third parties on behalf of the eligible purchaser. Money orders, cashier's checks, treasurer's checks and other banking instruments purchased by an eligible purchaser for the purpose of funds transmission are deemed to be the funds of the eligible purchaser.

(Source: Added at 15 Ill. Reg. 14427, effective September 27, 1991)

Section 207.APPENDIX B VIS Format

STATE OF ILLINOIS
STATE BOARD OF ELECTIONS
VOTER INFORMATION SYSTEM
PRESCRIBED FORM

Technical Data

9 Track Magnetic Tape
EBCDIC
1600 bpi or 6250 bpi
No Label
237 Bytes Per Record
20 Records Per Block

DATA ITEM	A/N	LENGTH	FROM POS.	TO POS.
JURISDICTION CODE	N	3	1	3
VOTER IDENTIFICATION CODE	N	8	4	11
JURISDICTION DATA				
CONGRESSIONAL DISTRICT	N	2	12	13
LEGISLATIVE DISTRICT	N	2	14	15
REPRESENTATIVE DISTRICT	N	3	16	18
TOWNSHIP CODE	A/N	2	19	20
CITY CODE	A/N	2	21	22
WARD	N	2	23	24
PRECINCT	N	4	25	28

VOTER DATA

REGISTRATION DATE

MONTH	DAY	YEAR
N	N	N
2	2	2
29	31	33
30	32	34

VOTER NAME

LAST NAME	FIRST NAME	MIDDLE NAME	NAME SUFFIX
A/N	A/N	A/N	A/N
20	15	15	3
35	55	70	85
54	69	84	87

VOTER ADDRESS

ADDRESS FORMAT INDICATOR	FREE FORM STREET
A/N	A/N
1	38
88	89
88	126

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

- 1) Heading of the Part: Recipient's Property
- 2) Code Citation: 59 Ill. Adm. Code 110
- 3) Section Number:
110.20
Adopted Action:
Amendment
- 4) Statutory Authority: Implementing Section 20 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1990 Supp., ch. 91½, par. 100-20) and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91½, par. 5-104) and Section 5 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1990 Supp., ch. 91½, par. 100-5).
- 5) Effective Date of Amendment: October 1, 1991
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference?
This rulemaking contains no incorporations by reference in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1006.02(b)).

8) Date Filed in Agency's Principal Office: September 30, 1991

9) Notice(s) of Proposal Published in Illinois Register: June 21, 1991 (15 Ill. Reg. 8774).

10) Has JCAR issued a Statement of Objections to this amendment? No.

11) Difference(s) between proposal and final version: Citations have been revised to reflect the 1990 Supplement to the Illinois Revised Statutes whenever a reference has been made to the Mental Health and Developmental Disabilities Act.

In addition, in subsection (c)(1)(B)(ii) the word "disposition" has been substituted for the word "dispositions" in the fourth line in accordance with an agreement made with JCAR.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes, all changes have been made.

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

- 13) Will this amendment replacement an emergency rule? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendment:
Section 110.20 is being amended to reflect an amendment to the Illinois Department of Public Aid's rule at 89 Ill. Adm. Code 120.382 which raised the allowable reserve exemption for recipients. In addition, Section 110.20 is being amended to clarify and update language and reflect current Department procedures.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Joseph R. Buckles
Rules Administrator
Address: 402 Stratton Building
Springfield, IL 62765
Telephone: (217)785-3313

The full text of the Adopted Amendment begins on the next page:

TITLE 59: MENTAL HEALTH
CHAPTER 1: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

TITLE 59: MENTAL HEALTH
CHAPTER 1: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIESPART 110
RECIPIENT'S PROPERTY

Section

110.10 Disposition of unclaimed personal property
110.20 Handling of recipient's personal property other than clothing

AUTHORITY: Implementing Section 100-20 of "AN-ACT-codifying-the-powers-and-duties-of the Department of Mental Health and Developmental Disabilities Act" (Ill. Rev. Stat. 1985 1990 Supp., ch. 91, par. 100-20) authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1985 1989, ch. 91, par. 5-104) and by Section 5 of "AN-ACT-codifying-the-powers-and-duties-of the Department of Mental Health and Developmental Disabilities Act" (Ill. Rev. Stat. 1985 1990 Supp., ch. 91, par. 100-5).

SOURCE: Effective October 1, 1969; amended and effective November 1, 1974; codified at 5 Ill. Reg. page 10724; amended at 11 Ill. Reg. 7633, effective April 15, 1987, amended at 15 Ill. Reg. 14435, effective October 1, 1991.

Section 110.20 Handling of recipient's personal property other than clothing

a) Definitions

For purposes of this Section, the following terms are defined:

"Code." The Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91, par. 1-100 et seq.).

"Informed consent." Permission voluntarily granted by the recipient or properly empowered guardian for the release of information, for participation in the program services specified in the treatment plan, for the use of a specific procedure in the plan, or for designating the facility director as representative payee. Informed consent means full disclosure to the recipient or properly empowered guardian of the information required for him or her to make the decision intelligently.

"Properly empowered guardian." A court-appointed guardian of the person with specific authority to make decisions

concerning the recipient's financial transactions or a court-appointed guardian of the estate.

a) b) Introduction

1) When a recipient is admitted to a Department facility such as recipient or the recipient's properly empowered guardian may authorize the facility to establish a trust fund account in accordance with Section 20 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1990 Supp., ch. 91, par. 100-20), using form DMHDD-623, Trust Fund Deposit Authorization. Any monetary assets in the recipient's possession at the time of admission may be deposited in such an account. The recipient shall be advised that:

A) He/ or she may retain money and deposit it in a financial institution or use it as he/ or she chooses, unless he/ or she is a minor or is prohibited from doing so under a court guardianship order, in accordance with Section 2-105 of the Code.

B) He/ or she may revoke the authorization for the trust fund account, using form DMHDD-623c, Revocation of Authorization.

C) Any funds deposited in the trust fund shall earn interest based on the end of the month/quarter balance and if funds are withdrawn prior to the end of the month/quarter, no interest will be paid for the period.

2) Accounting records shall provide separate entries for those funds (checks) made payable to the recipient and those funds (such as checks from the Social Security Administration, Railroad Retirement or the Veterans' Administration) made payable to the facility director on behalf of the recipient. Only qualified clinical personnel at the facility can make statements or answer questions on applications for facility directors to be selected as payee of the recipient's Social Security-Railroad-Retirement-or-other these benefits which relate to the recipient's ability or competency to manage his/ or her own funds.

3) Except when a recipient or the properly empowered guardian has given informed consent, no service provider nor any of its employees shall be made representative payee for the

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

recipient's Social Security pension, annuity, trust fund, or any other form of direct payment or assistance, as provided by Section 2-105 of the Code. When a facility director is selected as representative payee, Social Security benefit checks are credited to the recipient's trust fund ledger account. An amount of \$40.00 or the amount which is allowed by the funder shall be set aside for the recipient's personal needs prior to establishing services charges.

- 4) The allowable reserve exemption, as provided for in Section 5-106 of the Code, is equal to the amount of assets an individual a recipient owns at the time of admission and will shall not be utilized used for services charges. The allowable reserve exemption from all sources cannot exceed \$1,500-00 that established by the Illinois Department of Public Aid at 89 Ill. Adm. Code 120.382. The recipient's allowable reserve exemption can only be increased by the unused portions of the monthly personal clothing allowance (as defined in subsection (a)(3)) above or unspent workshop or other monetary incentive funds such as living skills program funds. Amounts exceeding those allocated for the recipient's personal use are applied to the services charges of the recipient. Payments to be paid by the recipient for services charges may not be deferred to build a maximum reserve of \$1,500-00 up to the maximum amount allowed. The reserve fund can be used by the recipient in support of release discharge planning, or other needs as determined by the recipient or other individual who has authority over the recipient's resources properly empowered guardian, or in the case of a recipient still hospitalized at the time of death, for burial.

- 5) Competent recipients who are not legally disabled with trust funds shall be asked to sign form DMHDD-623, Trust Fund Deposit Authorization. Properly empowered guardians must sign for legally disabled recipients.

- 6) The Revenue Management and Cost Accounting Section or the facility resource unit shall be notified immediately whenever any recipient or properly empowered guardian refuses to sign form DMHDD-623. If the recipient or properly empowered guardian does not sign form DMHDD-623, no funds from his/her the recipient's trust fund made payable to the recipient may be used to defray services charges without a court order. Competent recipients who are not legally disabled whose funds are payable to themselves shall be billed for services charges and collection shall proceed as

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

provided by Section 5-113 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1985, Ch. 91, par. 5-113) and 59 Ill. Adm. Code 106.

- 7) When a recipient is admitted to a Department facility, all personal property shall be deposited in the business office for safekeeping if authorized by the recipient or properly empowered guardian.

- 8) Bank vault keys shall not be released to any person other than the recipient or properly empowered a court-appointed guardian submitting a certified copy of his/ or her appointment. If a person other than a properly empowered guardian has obtained a court order for the release of bank vault keys and presents this order to the facility director, the Revenue Management and Cost Accounting Section or the facility resource unit shall be immediately notified so that an employee may be present at the opening of the vault. The business manager shall report any pass books which come into his/ or her possession to either the Revenue Management and Cost Accounting Section or the facility resource unit immediately upon possession or as soon thereafter as possible and shall retain these books in the personal property files.

b) c) Discharge

For those recipients who have received Social Security benefits, the facility director or designee must notify the Social Security Administration within 10 working days after these recipients received absolute or conditional are discharged.

- 1) Competent recipients who are not legally disabled (including veterans)

- A) Authorization must be secured in writing to expend monies or release property of competent recipients who are not legally disabled for any purpose, including services charges, except when the facility director has been named payee by the Social Security Administration or Railroad Retirement Board, or legal custodian by the Veterans' Administration. The facility director's authority to disburse funds from the trust fund without the recipient's or the recipient's properly empowered guardian's authorization

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

91

NOTICE OF ADOPTED AMENDMENT

tion shall be limited to those funds made payable to the facility director as a payee or agent of the recipient.

- B) When discharge plans have been made, the facility director shall designate an employee to be responsible for discussing with the recipient or the recipient's properly empowered guardian the disposition of monies remaining in the trust fund account. The discussion should include the following information:

- i) The recipient applying for or approved for assistance from the Department of Public Aid is subject to regulations the rules of that agency depending on the amount of assets owned at the time of the recipient's admission.
- ii) The recipient may take his^t or her funds with him^f or her to the place where he^rshe the recipient will be living, or may arrange for an alternative dispositions of all or part of his^t or her money such as savings accounts, checking accounts, or purchase of United States savings bonds, etc. The facility director shall comply with the recipient's or the recipient's properly empowered guardian's wishes regarding the disposition of his^t or her funds other than those made payable to the facility director on the recipient's behalf, of the recipient.

- iii) If there are amounts due for services charges, the recipient or the recipient's properly empowered guardian can, at this time, authorize the release of funds for payment and that, if payment from the trust fund is not authorized toward services charges due, that the recipient will be billed and will be subject to statutory collection procedures in accordance with Section 5-113 of the Code (iii: Rev-Stat-1985-ch-93, par-5-113).

- iv) Eligibility of the recipient for programs administered by the Department of Public Aid when applicable.

- v) The amount of money appropriate for a person going to a nursing home or a sheltered care home

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

91

NOTICE OF ADOPTED AMENDMENT

placed in a long-term care facility as defined by the Nursing Home Care Reform Act of 1979 (Ill. Rev. Stat. 1985 1989, ch. 111, pars. 4151-101 et seq.) or placed in a community-integrated living arrangement as defined by Section 3(d) of the Community-Integrated Living Arrangements Licensure and Certification Act (Ill. Rev. Stat. 1989, ch. 91, par. 1703(d)) and discussion of how best to handle that sum and any excess (see subsection (b)(1)(B)(ii) above).

- 2) Incompetent Legally disabled veterans and veterans' incompetent legally disabled beneficiaries (funds received from the Veterans' Administration)

An amount not to exceed \$100-00 that allowed by the Veterans' Administration (38 U.S.C. 521, 541 and 542) may be released to the recipient, responsible relative, or properly empowered guardian pending receipt of a request to the Veterans' Administration for instructions from the Veterans' Administration by the facility regarding the trust fund balance of funds received from the Veterans' Administration. A copy of any instructions received from the Veterans' Administration shall be sent to either the Revenue Management and Cost Accounting Section or the facility resource unit.

- 3) Incompetent Legally disabled recipients

- A) If there is a court-appointed properly empowered guardian, the properly empowered guardian shall be notified regarding the trust fund balance and unpaid services charges and instructions shall be secured from him^f or her. In such cases, any assets or personal effects released to the properly empowered guardian, the date of discharge and amount of money or list of effects released, and the date of release shall be immediately reported to the Revenue Management and Cost Accounting Section or facility resource unit.

- B) If there is no properly empowered guardian, the funding source shall be notified of the imminent discharge and of the recipient with a request made to that the funding source name an appropriate protective representative payee. If the recipient is not eligible

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

for public assistance, an attempt shall be made to restore him/ or her to competence non-legally disabled status in the local court. If the facility believes that the recipient is non-restorable and that the recipient has more than \$1000.00 in his/ or her trust fund, the facility director or designee shall contact the Office of Legal Services Counsel for assistance in appointing a properly empowered guardian. The Revenue Management and Cost Accounting Section or facility resource unit shall be notified when any incompetent legally disabled recipient is to be discharged.

- C) When the recipient is discharged, the facility director shall advise either the Revenue Management and Cost Accounting Section or the facility resource unit regarding the remaining balance in the trust fund account, source of funds, and other pertinent details such as disbursement restrictions, discharge needs, and location of bank accounts.

e) d) Death

- 1) The facility director may authorize the arrangements for the burial of a recipient and the necessary expenses connected with such burial up to \$1,500.00. This includes burial amounts received from the Veterans' Administration, the Social Security Administration, the value of cemetery lots, and prepaid burial expenses, etc. Burial of recipients receiving or qualifying for medical assistance shall be governed by the regulations of the Department of Public Aid. Plans for burial shall be worked-out arranged by a staff member designated by the facility director. Payments to funeral directors shall be made only on receipt of itemized statements and only for the amount authorized.

- 2) Facility staff shall determine if the recipient was insured, and shall report the amount of the policy, name of the beneficiary, name of the insurance company, and policy number or numbers to either the Revenue Management and Cost Accounting Section or the facility resource unit.

- 3) Upon receipt of a certified copy of Letters of Administration, Letters Testamentary or a properly executed Small Estates Affidavit and an Attorney-Generals Consent to Transfer Funds, disbursement shall be made of the trust fund balances. Information regarding release of such funds shall be reported immediately by INFONEET (information network) or

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

telephone--to--either--the--Revenue--Management--and--Cost Accounting--Section--or--to the facility resource unit.

- 4) Lump-sum benefits

- A) Recipients of Social Security benefits who have wage records are entitled to lump-sum benefits for burial of three times the amount of the monthly benefit, except that the maximum lump-sum payment shall not exceed \$255.00.

- B) Relatives shall be advised of any lump-sum entitlement and shall be informed that they should make their own arrangements for the recipient's burial of--the recipient, and that they should request payment of the lump-sum benefit directly from the Social Security Administration. If the trust fund accumulation is used for burial, the facility director shall make a claim to the Social Security Administration for the lump-sum benefit as trustee of the recipient's funds. The Social Security Administration will also reimburse the facility if the funeral expense is paid from a General Revenue Fund appropriation. The amount of the lump-sum death benefit shall be reported to either the Revenue Management and Cost Accounting Section or the facility resource unit when received. When full charges for services have not been satisfied, billing shall be issued for any unpaid amount taking into account the balance in the trust fund. When balances are reported to the Social Security Administration the amount of unpaid services charges should also be reported.

- 5) If the recipient's estate is not admitted to Probate, the Revenue Management and Cost Accounting Section or the facility resource unit shall issue billing against the trust fund account of the decedent for any balance remaining, up to the amount of unpaid balance, based on the maximum per capita services charges (59 Ill. Adm. Code 106.25).

d) e) Discharge to community placement

In determining charges for the services of a recipient to be placed in the community placement program, consideration shall be given to the recipient's immediate needs and his/ or her eligibility for public assistance. A report shall be made for all recipients placed in the community placement program on form BHHDB-1240; Trust-Fund-Report-and-Transmittal-Advice-on-Discharge

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

2) Code Citation: 35 Ill. Adm. Code 720

3) Section Number: Adopted Action:
720.110 Amendment
720.111 Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027.

5) Effective Date of Amendments: September 30, 1991

6) Does this rulemaking contain an automatic repeal date?: No.

7) Does this amendment contain incorporations by reference?

Yes. This Part incorporates rules and regulations of agencies of the United States, and rules, regulations, standards or guidelines of nationally recognized organizations or associations, and guidelines or standards of agencies of the United States. Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

8) Date Filed in Agency's Principal Office: Order adopted August 8, 1991, as modified September 12, 1991.

9) Notice(s) of Proposal Published in Illinois Register:
April 26, 1991; 15 Ill. Reg. 5980

10) Has JCAR issued a Statement of Objections to this (these) Rule(s)?

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

11) Difference(s) between proposal and final version:

The differences between the proposed and final versions stem from three major sources. First, the base text for the rules has been modified to reflect amendments adopted in R90-11, which appeared on June 28, 1991, at 15 Ill. Reg. 9323. Second, the rules have been modified to reflect the

DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES

NOTICE OF ADOPTED AMENDMENT

to-Community-Placement-or-Inter-Facility-Transfer-of-Recipients-DMHDD-403c, Financial Questionnaire, to the Community Reimbursements--and Contracts. Grants, Purchase--of--Care and Procurement Rates Section (aftercare service). If there is a trust fund balance, a copy of form DMHBB-1240 DMHDD-403c, shall be sent to either-the-Revenue-Management-and-Gost-Accounting-Section-or the facility resource unit. Recipients to be discharged and placed in nursing homes or sheltered-care homes may have the reserve fund from the trust fund used to pay for their care in the home if they are otherwise eligible for public assistance, except that the sum in the trust fund plus other liquid assets cannot exceed the amount set forth in Department of Public Aid rules, at 89 Ill. Adm. Code 120.382. Money from the trust fund may be so used only to the extent permitted by the Department of Public Aid to enable the recipient to receive public assistance on his/her discharge from the facility.

e) f) General

1) All trust fund balances for discharged recipients shall be reported by-INFONEF-either-to-the-Revenue-Management-and-Gost-Accounting-Section-or-to the facility resource unit and shall show the net balance available for use in establishing charges for services. Facility claims for clothing shall be deducted before reporting this balance. Money credited on commissary cards shall be included in the balance.

2) All trust fund balances for deceased recipients shall be reported by-INFONEF-to-either-the-Revenue-Management-and-Gost-Accounting-Section-or to the facility resource unit and shall show in detail all burial and death benefits.

3) Facilities shall not remit funds to pay services charges until receipt of an official billing statement. Funds may be remitted to pay services charges from recipient trust funds only if the recipient or the recipient's properly empowered guardian, has consented or the funds remitted represent funds made payable to the facility director.

(Source: Amended at 15 Ill. Reg. 14435, effective October 1, 1991)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

USEPA "administrative stay" of the wood preserving rules which appeared at 56 Fed. Reg. 27332, June 13, 1991. Third, the rules have been modified to reflect the USEPA corrections to the wood preserving rules at 56 Fed. Reg. 30192, July 1, 1991. These changes are summarized as follows:

Section	Difference
Table	Main source note revised to reflect R90-11.
720.110	Base text revised to reflect R90-11, by removing strike and underlining.
720.111(a)	Entry for "ACI" added
	Entry for ASTM C94-90 added. Base text revised to reflect R90-11.
	Entry for USEPA, Test Method 8290 added
720.111(b)	Base text revised to reflect R90-11.

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

- 13) Will this amendment replace an emergency rule currently in effect? No.

- 14) Are there any amendments pending on this Part? No.

- 15) Summary and Purpose of Rule(s):

The Board adopted an Opinion and Order in this matter, R91-1, on August 8, 1991. A copy of the Opinion is available from the address below.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to regulations adopted by USEPA to implement Sections 3001 through 3005 of the Resource Conservation and Recovery Act. The USEPA regulations, which deal with hazardous waste, are found at 40 CFR 260 through 270. The equivalent Board regulations are in 35 Ill. Adm. Code 702,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

703, 705 and 720 through 728.

The term "identical in substance" is defined in Section 7.2 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1007.2). Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's hazardous waste regulations to correspond with USEPA amendments appearing in the Federal Register during the period July 1 through December 31, 1990.

The amendment to Section 720.110 adds a definition of "drip pad", a term used in connection with the new regulations governing drip pads at wood preserving plants in 35 Ill. Adm. Code 724 and 725. Subparts W.

The amendment to Section 720.111 adds references to Test Method 8290, ACI 318 and ASTM C94, which are used in the wood preserving rules in 35 Ill. Adm. Code 724 and 725.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Morton F. Dorothy
Illinois Pollution Control Board
104 W. University
Urbana, IL 61801

217/ 333-5575

The full text of the adopted amendments begins on the following page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 720

HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

SUBPART A: GENERAL PROVISIONS

Section

720.101

Purpose, Scope and Applicability

720.102

Availability of Information; Confidentiality of Information

720.103

Use of Number and Gender

SUBPART B: DEFINITIONS

Section

720.110

Definitions

720.111

References

SUBPART C: RULEMAKING PETITIONS AND OTHER PROCEDURES

Section

720.120

Rulemaking

720.121

Alternative Equivalent Testing Methods

720.122

Waste Delisting

720.130

Procedures for Solid Waste Determinations

720.131

Solid Waste Determinations

720.132

Boiler Determinations

720.133

Procedures for Determinations

720.140

Additional regulation of certain hazardous waste

720.141

Recycling Activities on a case-by-case Basis

720.141

Procedures for case-by-case regulation of hazardous waste Recycling Activities

Appendix A Overview of 40 CFR, Subtitle C Regulations

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-19 at 7 Ill. Reg. 14015, effective Oct. 12, 1983; amended in R84-9, 53 PCB 131 at 9 Ill. Reg. 11819, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 968, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 13998, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20630, effective December 2, 1986; amended in

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

R86-28 at 11 Ill. Reg. 6017, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13435, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19280, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2450, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 12999, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 362, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18278, effective November 13, 1989; amended in R89-2 at 14 Ill. Reg. 3075, effective February 20, 1990; amended in R89-9 at 14 Ill. Reg. 6225, effective April 16, 1990; amended in R90-10 at 14 Ill. Reg. 16450, effective September 25, 1990; amended in R90-17 at 15 Ill. Reg. 7934, effective May 9, 1991; amended in R90-11 at 15 Ill. Reg. 9323, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14446, effective September 30, 1991.

SUBPART B: DEFINITIONS

Section 720.110

Definitions

When used in 35 Ill. Adm. Code 720 through 725 and 728 only, the following terms have the meanings given below:

"Aboveground tank" means a device meeting the definition of "tank" that is situated in such a way that the entire surface area of the tank is completely above the plane of the adjacent surrounding surface and the entire surface area of the tank (including the tank bottom) is able to be visually inspected.

"Act" or "RCRA" means the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976, as amended (42 U.S.C. 6901 et seq.)

"Active life" of a facility means the period from the initial receipt of hazardous waste at the facility until the Agency receives certification of final closure.

"Active portion" means that portion of a facility where treatment, storage or disposal operations are being or have been conducted after May 19, 1980, and which is not a closed portion. (See also "closed portion" and "inactive portion".)

"Administrator" means the Administrator of the U.S. Environmental Protection Agency or the Administrator's designee.

"Agency" means the Illinois Environmental Protection

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Agency.

"Ancillary equipment" means any device including, but not limited to, such devices as piping, fittings, flanges, valves and pumps, that is used to distribute, meter or control the flow of hazardous waste from its point of generation to storage or treatment tank(s), between hazardous waste storage and treatment tanks to a point of disposal onsite, or to a point of shipment for disposal off-site.

"Aquifer" means a geologic formation, group of formations or part of a formation capable of yielding a significant amount of groundwater to wells or springs.

"Authorized representative" means the person responsible for the overall operation of a facility or an operational unit (i.e., part of a facility), e.g., the plant manager, superintendent or person of equivalent responsibility.

"Board" means the Illinois Pollution Control Board.

"Boiler" means an enclosed device using controlled flame combustion and having the following characteristics:

The unit must have physical provisions for recovering and exporting thermal energy in the form of steam, heated fluids or heated gases; and the unit's combustion chamber and primary energy recovery section(s) must be of integral design. To be of integral design, the combustion chamber and the primary energy recovery section(s) (such as waterwalls and superheaters) must be physically formed into one manufactured or assembled unit. A unit in which the combustion chamber and the primary energy recovery section(s) are joined only by ducts or connections carrying flue gas is not integrally designed; however, secondary energy recovery equipment (such as economizers or air preheaters) need not be physically formed into the same unit as the combustion chamber and the primary energy recovery section. The following units are not precluded from being boilers solely because they are not of integral design: process heaters (units that transfer energy directly to a process stream), and fluidized bed combustion units; and

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

While in operation, the unit must maintain a thermal energy recovery efficiency of at least 60 percent, calculated in terms of the recovered energy compared with the thermal value of the fuel; and

The unit must export and utilize at least 75 percent of the recovered energy, calculated on an annual basis. In this calculation, no credit shall be given for recovered heat used internally in the same unit. (Examples of internal use are the preheating of fuel or combustion air, and the driving of induced or forced draft fans or feedwater pumps); or

The unit is one which the Board has determined, on a case-by-case basis, to be a boiler, after considering the standards in Section 720.132.

"Certification" means a statement of professional opinion based upon knowledge and belief.

"Closed Portion" means that portion of a facility which an owner or operator has closed in accordance with the approved facility closure plan and all applicable closure requirements. (See also "active portion" and "inactive portion".)

"Component" means either the tank or ancillary equipment of a tank system.

"Confined aquifer" means an aquifer bounded above and below by impermeable beds or by beds of distinctly lower permeability than that of the aquifer itself; an aquifer containing confined groundwater.

"Container" means any portable device in which a material is stored, transported, treated, disposed of or otherwise handled.

"Contingency plan" means a document setting out an organized, planned and coordinated course of action to be followed in case of a fire, explosion or release of hazardous waste or hazardous waste constituents which could threaten human health or the environment.

"Corrosion expert" means a person who, by reason of knowledge of the physical sciences and the principles of engineering and mathematics, acquired by a

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

professional education and related practical experience, is qualified to engage in the practice of corrosion control on buried or submerged metal piping systems and metal tanks. Such a person must be certified as being qualified by the National Association of Corrosion Engineers (NACE) or be a registered professional engineer who has certification or licensing that includes education and experience in corrosion control on buried or submerged metal piping systems and metal tanks.

"Designated facility".

"Designated facility" means a hazardous waste treatment, storage or disposal facility,

Which:

Has received a RCRA permit (or interim status) pursuant to 35 Ill. Adm. Code 702, 703 and 705;

Has received a RCRA permit from USEPA pursuant to 40 CFR 124 and 270 (1989);

Has received a RCRA permit from a state authorized by USEPA pursuant to 40 CFR 271 (1989); or

Is regulated under 35 Ill. Adm. Code 721.106(c)(2) or 266.Subpart F; and

Which has been designated on the manifest by the generator pursuant to 35 Ill. Adm. Code 722.120.

If a waste is destined to a facility in a state, other than Illinois, which has been authorized by USEPA pursuant to 40 CFR 271, but which has not yet obtained authorization to regulate that waste as hazardous, then the designated facility must be a facility allowed by the receiving state to accept such waste.

"Dike" means an embankment or ridge of either natural or manmade materials used to prevent the movement of liquids, sludges, solids or other materials.

"Director" means the Director of the Illinois Environmental Protection Agency.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"Discharge" or "hazardous waste discharge" means the accidental or intentional spilling, leaking, pumping, pouring, emitting, emptying or dumping of hazardous waste into or on any land or water.

"Disposal" means the discharge, deposit, injection, dumping, spilling, leaking or placing of any solid waste or hazardous waste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwaters.

"Disposal facility" means a facility or part of a facility at which hazardous waste is intentionally placed into or on any land or water and at which waste will remain after closure.

"Drip pad" means an engineered structure consisting of a curbed, free-draining base, constructed of non-earthen materials and designed to convey preservative kick-back or drippage from treated wood, precipitation and surface water run-on to an associated collection system at wood preserving plants.

"Elementary neutralization unit" means a device which:

Is used for neutralizing wastes which are hazardous only because they exhibit the corrosivity characteristic defined in 35 Ill. Adm. Code 721.122 or are listed in 35 Ill. Adm. Code 721.Subpart D only for this reason; and

Meets the definition of tank, tank system, container, transport vehicle or vessel in this Section.

"EPA" or "USEPA" means United States Environmental Protection Agency.

"EPA hazardous waste number" or "USEPA hazardous waste number" means the number assigned by EPA to each hazardous waste listed in 35 Ill. Adm. Code 721.Subpart D and to each characteristic identified in 35 Ill. Adm. Code 721.Subpart C.

"EPA identification number" or "USEPA identification number" means the number assigned by USEPA pursuant to

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

35 Ill. Adm. Code 722 through 725 to each generator, transporter and treatment, storage or disposal facility.

"EPA region" means the states and territories found in any one of the following ten regions:

Region I: Maine, Vermont, New Hampshire, Massachusetts, Connecticut and Rhode Island

Region II: New York, New Jersey, Commonwealth of Puerto Rico and the U.S. Virgin Islands

Region III: Pennsylvania, Delaware, Maryland, West Virginia, Virginia and the District of Columbia

Region IV: Kentucky, Tennessee, North Carolina, Mississippi, Alabama, Georgia, South Carolina and Florida

Region V: Minnesota, Wisconsin, Illinois, Michigan, Indiana and Ohio

Region VI: New Mexico, Oklahoma, Arkansas, Louisiana and Texas

Region VII: Nebraska, Kansas, Missouri and Iowa

Region VIII: Montana, Wyoming, North Dakota, South Dakota, Utah and Colorado

Region IX: California, Nevada, Arizona, Hawaii, Guam, American Samoa and Commonwealth of the Northern Mariana Islands

Region X: Washington, Oregon, Idaho and Alaska

"Equivalent method" means any testing or analytical method approved by the Board pursuant to Section 720.120.

"Existing hazardous waste management (HWM) facility" or "existing facility" means a facility which was in operation or for which construction commenced on or before November 19, 1980. A facility had commenced construction if the owner or operator had obtained the federal, state and local approvals or permits necessary to begin physical construction and either

ILLINOIS REGISTER

14456
91

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

A continuous on-site, physical construction program had begun or the owner or operator had entered into contractual obligations -- which could not be cancelled or modified without substantial loss -- for physical construction of the facility to be completed within a reasonable time. "Existing portion" means that land surface area of an existing waste management unit, included in the original Part A permit application, on which wastes have been placed prior to the issuance of a permit.

"Existing tank system" or "existing component" means a tank system or component that is used for the storage or treatment of hazardous waste and that is in operation, or for which installation has commenced on or prior to July 14, 1986. Installation will be considered to have commenced if the owner or operator has obtained all federal, state and local approvals or permits necessary to begin physical construction of the site or installation of the tank system and if either

A continuous on-site physical construction or installation program has begun; or

The owner or operator has entered into contractual obligations -- which cannot be canceled or modified without substantial loss -- for physical construction of the site or installation of the tank system to be completed within a reasonable time.

"Facility" means all contiguous land and structures, other appurtenances and improvements on the land used for treating, storing or disposing of hazardous waste. A facility may consist of several treatment, storage or disposal operational units (e.g., one or more landfills, surface impoundments or combinations of them).

"Final closure" means the closure of all hazardous waste management units at the facility in accordance with all applicable closure requirements so that hazardous waste management activities under 35 Ill. Adm. Code 724 and 725 are no longer conducted at the facility unless subject to the provisions of 35 Ill. Adm. Code 722.134.

"Federal agency" means any department, agency or other

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

instrumentality of the federal government, any independent agency or establishment of the federal government including any government corporation and the Government Printing Office.

"Federal, state and local approvals or permits necessary to begin physical construction" means permits and approvals required under federal, state or local hazardous waste control statutes, regulations or ordinances.

"Food-chain crops" means tobacco, crops grown for human consumption and crops grown for feed for animals whose products are consumed by humans.

"Freeboard" means the vertical distance between the top of a tank or surface impoundment dike and the surface of the waste contained therein.

"Free liquids" means liquids which readily separate from the solid portion of a waste under ambient temperature and pressure.

"Generator" means any person, by site, whose act or process produce hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation.

"Groundwater" means water below the land surface in a zone of saturation.

"Hazardous waste" means a hazardous waste as defined in 35 Ill. Adm. Code 721.103.

"Hazardous waste constituent" means a constituent which caused the hazardous waste to be listed in 35 Ill. Adm. Code 721.Subpart D, or a constituent listed in of 35 Ill. Adm. Code 721.124.

"Hazardous waste management unit" is a contiguous area of land on or in which hazardous waste is placed, or the largest area in which there is significant likelihood of mixing hazardous waste constituents in the same area. Examples of hazardous waste management units include a surface impoundment, a waste pile, a land treatment area, a landfill cell, an incinerator, a tank and its associated piping and underlying containment system and a container storage area. A container alone does not constitute a unit; the unit

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

includes containers and the land or pad upon which they are placed.

"Inactive portion" means that portion of a facility which is not operated after November 19, 1980. (See also "active portion" and "closed portion".)

"Incinerator" means any enclosed device using controlled flame combustion which is neither a "boiler" nor an "industrial furnace".

"Incompatible waste" means a hazardous waste which is suitable for:

Placement in a particular device or facility because it may cause corrosion or decay of containment materials (e.g., container inner liners or tank walls); or

Comingling with another waste or material under uncontrolled conditions because the comingling might produce heat or pressure, fire or explosion, violent reaction, toxic dusts, mists, fumes or gases or flammable fumes or gases.

(See 35 Ill. Adm. Code 725.Appendix E for examples.)

"Industrial furnace" means any of the following enclosed devices that are integral components of manufacturing processes and that use controlled flame devices to accomplish recovery of materials or energy:

Cement kilns

Lime kilns

Aggregate kilns

Phosphate kilns

Coke ovens

Blast furnaces

Smelting, melting and refining furnaces (including pyrometallurgical devices such as cupolas, reverberator furnaces, sintering machines, roasters and foundry furnaces)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Titanium dioxide chloride process oxidation reactors

Methane reforming furnaces

Pulping liquor recovery furnaces

Combustion devices used in the recovery of sulfur values from spent sulfuric acid

Any other such device as the Agency determines to be an "Industrial Furnace" on the basis of one or more of the following factors:

The design and use of the device primarily to accomplish recovery of material products;

The use of the device to burn or reduce raw materials to make a material product;

The use of the device to burn or reduce secondary materials as effective substitutes for raw materials, in processes using raw materials as principal feedstocks;

The use of the device to burn or reduce secondary materials as ingredients in an industrial process to make a material product;

The use of the device in common industrial practice to produce a material product; and

Other relevant factors.

"Individual generation site" means the contiguous site at or on which one or more hazardous wastes are generated. An individual generation site, such as a large manufacturing plant, may have one or more sources of hazardous waste but is considered a single or individual generation site if the site or property is contiguous.

"Inground tank" means a device meeting the definition of "tank" whereby a portion of the tank wall is situated to any degree within the ground, thereby preventing visual inspection of that external surface area of the tank that is in the ground.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"In operation" refers to a facility which is treating, storing or disposing of hazardous waste.

"Injection well" means a well into which fluids are being injected. (See also "underground injection".)

"Inner liner" means a continuous layer of material placed inside a tank or container which protects the construction materials of the tank or container from the contained waste or reagents used to treat the waste.

"Installation inspector" means a person who, by reason of knowledge of the physical sciences and the principles of engineering, acquired by a professional education and related practical experience, is qualified to supervise the installation of tank systems.

"International shipment" means the transportation of hazardous waste into or out of the jurisdiction of the United States.

"Land treatment facility" means a facility or part of a facility at which hazardous waste is applied onto or incorporated into the soil surface; such facilities are disposal facilities if the waste will remain after closure.

"Landfill" means a disposal facility or part of a facility where hazardous waste is placed in or on land and which is not a pile, a land treatment facility, a surface impoundment, an underground injection well, a salt dome formation, an underground mine or a cave.

"Landfill cell" means a discrete volume of a hazardous waste landfill which uses a liner to provide isolation of wastes from adjacent cells or wastes. Examples of landfill cells are trenches and pits.

"Leachate" means any liquid, including any suspended components in the liquid, that has percolated through or drained from hazardous waste.

"Liner" means a continuous layer of natural or manmade materials beneath or on the sides of a surface impoundment, landfill or landfill cell, which restricts the downward or lateral escape of hazardous waste,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

hazardous waste constituents or leachate.

"Leak-detection system" means a system capable of detecting the failure of either the primary or secondary containment structure or the presence of a release of hazardous waste or accumulated liquid in the secondary containment structure. Such a system must employ operational controls (e.g., daily visual inspections for releases into the secondary containment system of aboveground tanks) or consist of an interstitial monitoring device designed to detect continuously and automatically the failure of the primary or secondary containment structure or the presence of a release of hazardous waste into the secondary containment structure.

"Management" or "hazardous waste management" means the systematic control of the collection, source separation, storage, transportation, processing, treatment, recovery and disposal of hazardous waste.

"Manifest" means the shipping document originated and signed by the generator which contains the information required by 35 Ill. Adm. Code 722.Subpart B.

"Manifest document number" means the USEPA twelve digit identification number assigned to the generator plus a unique five digit document number assigned to the manifest by the generator for recording and reporting purposes.

"Mining overburden returned to the mine site" means any material overlying an economic mineral deposit which is removed to gain access to that deposit and is then used for reclamation of a surface mine.

"Miscellaneous unit" means a hazardous waste management unit where hazardous waste is treated, stored or disposed of and which is not a container, tank, tank system, surface impoundment, pile, land treatment unit, landfill, incinerator, boiler, industrial furnace, underground injection well with appropriate technical standards under 35 Ill. Adm. Code 730, or a unit eligible for a research, development and demonstration permit under 35 Ill. Adm. Code 703.231.

"Movement" means that hazardous waste transported to a facility in an individual vehicle.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"New hazardous waste management facility" or "new facility" means a facility which began operation, or for which construction commenced, after November 19, 1980. (See also "Existing hazardous waste management facility".)

"New tank system" or "new tank component" means a tank system or component that will be used for the storage or treatment of hazardous waste and for which installation commenced after July 14, 1986; except, however, for purposes of 35 Ill. Adm. Code 724.293(g)(2) and 725.293(g)(2), a new tank system is one for which construction commences after July 14, 1986. (See also "existing tank system".)

"Onground tank" means a device meeting the definition of "tank" that is situated in such a way that the bottom of the tank is on the same level as the adjacent surrounding surfaces so that the external tank bottom cannot be visually inspected.

"On-site" means the same or geographically contiguous property which may be divided by public or private right-of-way, provided the entrance and exit between the properties is at a crossroads intersection and access is by crossing as opposed to going along the right-of-way. Noncontiguous properties owned by the same person but connected by a right-of-way which he controls and to which the public does not have access is also considered on-site property.

"Open burning" means the combustion of any material without the following characteristics:

Control of combustion air to maintain adequate temperature for efficient combustion;

Containment of the combustion reaction in an enclosed device to provide sufficient residence time and mixing for complete combustion; and

Control of emission of the gaseous combustion products.

(See also "incineration" and "thermal treatment".)

"Operator" means the person responsible for the overall operation of a facility.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"Owner" means the person who owns a facility or part of a facility.

"Partial closure" means the closure of a hazardous waste management unit in accordance with the applicable closure requirements of 35 Ill. Adm. Code 724 or 725 at a facility which contains other active hazardous waste management units. For example, partial closure may include the closure of a tank (including its associated piping and underlying containment systems), landfill cell, surface impoundment, waste pile or other hazardous waste management unit, while other units of the same facility continue to operate.

"person" means an individual, trust, firm, joint stock company, federal agency, corporation (including a government corporation), partnership, association, state, municipality, commission, political subdivision of a state or any interstate body.

"Personnel" or "facility personnel" means all persons who work at or oversee the operations of a hazardous waste facility and whose actions or failure to act may result in noncompliance with the requirements of 35 Ill. Adm. Code 724 or 725.

"pile" means any noncontainerized accumulation of solid, non-flowing hazardous waste that is used for treatment or storage.

"Point source" means any discernible, confined and discrete conveyance including, but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation or vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture.

"Publicly owned treatment works" or "POTW" is as defined in 35 Ill. Adm. Code 310.110.

"Regional Administrator" means the Regional Administrator for the EPA Region in which the facility is located or the Regional Administrator's designee.

"Representative sample" means a sample of a universe or whole (e.g., waste pile, lagoon, groundwater) which can be expected to exhibit the average properties of the

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

universe or whole.

"Runoff" means any rainwater, leachate or other liquid that drains over land from any part of a facility.

"Runon" means any rainwater, leachate or other liquid that drains over land onto any part of a facility.

"Saturated zone" or "zone of saturation" means that part of the earth's crust in which all voids are filled with water.

"SIC Code" means Standard Industrial Code as defined in Standard Industrial Classification Manual, incorporated by reference in Section 720.111.

"Sludge" means any solid, semi-solid or liquid waste generated from a municipal, commercial or industrial wastewater treatment plant, water supply treatment plant or air pollution control facility exclusive of the treated effluent from a wastewater treatment plant.

"Small Quantity Generator" means a generator which generates less than 1000 kg of hazardous waste in a calendar month.

"Solid waste" means a solid waste as defined in 35 Ill. Adm. Code 721.102.

"Sump" means any pit or reservoir that meets the definition of tank and those troughs or trenches connected to it that serve to collect hazardous waste for transport to hazardous waste storage, treatment or disposal facilities.

"State" means any of the several states, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa and the Commonwealth of the Northern Mariana Islands.

"Storage" means the holding of hazardous waste for a temporary period, at the end of which the hazardous waste is treated, disposed of or stored elsewhere.

"Surface impoundment" or "impoundment" means a facility or part of a facility which is a natural topographic depression, manmade excavation or diked area formed primarily of earthen materials (although it may be lined with manmade materials) which is designed to hold

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

an accumulation of liquid wastes or wastes containing free liquids and which is not an injection well. Examples of surface impoundments are holding, storage, settling and aeration pits, ponds and lagoons.

"Tank" means a stationary device, designed to contain an accumulation of hazardous waste which is constructed primarily of nonearthen materials (e.g., wood, concrete, steel, plastic) which provide structural support.

"Tank system" means a hazardous waste storage or treatment tank and its associated ancillary equipment and containment system.

"Thermal treatment" means the treatment of hazardous waste in a device which uses elevated temperatures as the primary means to change the chemical, physical or biological character or composition of the hazardous waste. Examples of thermal treatment processes are incineration, molten salt, pyrolysis, calcination, wet air oxidation and microwave discharge. (See also "incinerator" and "open burning".)

"Totally enclosed treatment facility" means a facility for the treatment of hazardous waste which is directly connected to an industrial production process and which is constructed and operated in a manner which prevents the release of any hazardous waste or any constituent thereof into the environment during treatment. An example is a pipe in which waste acid is neutralized.

"Transfer facility" means any transportation related facility including loading docks, parking areas, storage areas and other similar areas where shipments of hazardous waste are held during the normal course of transportation.

"Transport vehicle" means a motor vehicle or rail car used for the transportation of cargo by any mode. Each cargo-carrying body (trailer, railroad freight car, etc.) is a separate transport vehicle.

"Transportation" means the movement of hazardous waste by air, rail, highway or water.

"Transporter" means a person engaged in the off-site transportation of hazardous waste by air, rail, highway or water.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"Treatability study" means:

A study in which a hazardous waste is subjected to a treatment process to determine:

Whether the waste is amenable to the treatment process.

What pretreatment (if any) is required.

The optimal process conditions needed to achieve the desired treatment.

The efficiency of a treatment process for a specific waste or wastes. Or,

The characteristics and volumes of residuals from a particular treatment process.

Also included in this definition for the purpose of 35 Ill. Adm. Code 721.104(e) and (f) exemptions are liner compatibility, corrosion and other material compatibility studies and toxicological and health effects studies. A "treatability study" is not a means to commercially treat or dispose of hazardous waste.

"Treatment" means any method, technique or process, including neutralization, designed to change the physical, chemical or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste or so as to render such waste non-hazardous or less hazardous; safer to transport, store or dispose of; or amenable for recovery, amenable for storage or reduced in volume.

"Treatment zone" means a soil area of the unsaturated zone of a land treatment unit within which hazardous constituents are degraded, transformed or immobilized.

"Underground injection" means the subsurface emplacement of fluids through a bored, drilled or driven well; or through a dug well, where the depth of the dug well is greater than the largest surface dimension. (See also "injection well".)

"Underground tank" means a device meeting the

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

definition of "tank" whose entire surface area is totally below the surface of and covered by the ground.

"Unfit-for-use tank system" means a tank system that has been determined through an integrity assessment or other inspection to be no longer capable of storing or treating hazardous waste without posing a threat of release of hazardous waste to the environment.

"Uppermost aquifer" means the geologic formation nearest the natural ground surface that is an aquifer, as well as lower aquifers that are hydraulically interconnected with this aquifer within the facility's property boundary.

"United States" means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa and the Commonwealth of the Northern Mariana Islands.

"Unsaturated zone" or "zone of aeration" means the zone between the land surface and the water table.

"USEPA" means United States Environmental Protection Agency.

"Vessel" includes every description of watercraft, used or capable of being used as a means of transportation on the water.

"Wastewater treatment unit" means a device which:

Is part of a wastewater treatment facility which has an NPDES permit pursuant to 35 Ill. Adm. Code 309 or a pretreatment permit or authorization to discharge pursuant to 35 Ill. Adm. Code 310; and

Receives and treats or stores an influent wastewater which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or generates and accumulates a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103; and

Meets the definition of tank or tank system in this section.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"Water (bulk shipment)" means the bulk transportation of hazardous waste which is loaded or carried on board a vessel without containers or labels.

"Well" means any shaft or pit dug or bored into the earth, generally of a cylindrical form, and often walled with bricks or tubing to prevent the earth from caving in.

"Well injection" (See "underground injection").

"Zone of engineering control" means an area under the control of the owner or operator that, upon detection of a hazardous waste release, can be readily cleaned up prior to the release of hazardous waste or hazardous constituents to groundwater or surface water.

(Source: Amended at 15 Ill. Reg. 14446, effective September 30, 1991)

Section 720.111 References

a) The following publications are incorporated by reference:

ANSI. Available from the American National Standards Institute, 1430 Broadway, New York, New York 10018, (212) 354-3300:

ANSI B31.3 and B31.4. See ASME/ANSI B31.3 and B31.4

ACI. Available from the American Concrete Institute, Box 19150, Redford Station, Detroit, Michigan 48219:

ACI 318-83: "Building Code Requirements for Reinforced Concrete", adopted September, 1983.

API. Available from the American Petroleum Institute, 1220 L Street, N.W., Washington, D.C. 20005, (202) 682-8000:

"Guide for Inspection of Refinery Equipment, Chapter XIII, Atmospheric and Low Pressure Storage Tanks," 4th Edition, 1981, reaffirmed December, 1987.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

"Catholic Protection of Underground Petroleum Storage Tanks and Piping Systems," API Recommended Practice 1632, Second Edition, December, 1987.

"Installation of Underground Petroleum Storage Systems," API Recommended Practice 1615, Fourth Edition, November, 1987.

APTI. Available from the Air and Waste Management Association, Box 2861, Pittsburgh, PA 15230, (412) 232-3444:

APTI Course 415: Control of Gaseous Emissions, EPA Publication EPA-450/2-81-005, December, 1981.

ASME. Available from the American Society of Mechanical Engineers, 345 East 47th Street, New York, NY 10017, (212) 705-7722:

"Chemical Plant and Petroleum Refinery

Piping", ASME/ANSI B31.3-1987, as supplemented by B31.3a-1988 and B31.3b-1988. Also available from ANSI.

"Liquid Transportation Systems for Hydrocarbons, Liquid Petroleum Gas, Anhydrous Ammonia, and Alcohols", ASME/ANSI B31.4-1986, as supplemented by B31.4a-1987. Also available from ANSI.

ASTM. Available from American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103, (215) 299-5400:

ASTM C94-90, Standard Specification for Ready-Mixed Concrete, approved March 30, 1990.

ASTM D93-85, Standard Test Methods for Flash Point by Pensky-Martens Closed Tester approved October 25, 1985.

ASTM D1946-90, Standard Practice for Analysis of Reformed Gas by Gas Chromatography, Approved March 30, 1990.

ASTM D2267-88, Standard Test Method for

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Aromatics in Light Naphthas and Aviation Gasolines by Gas Chromatography, approved November 17, 1988.

ASTM D2382-88, Standard Test Method for Heat of Combustion of Hydrocarbon Fuels by Bomb Calorimeter (High Precision Method), approved October 31, 1988.

ASTM D2879-86, Standard Test Method for Vapor Pressure-Temperature Relationship and Initial Decomposition Temperature of Liquids by Isoteniscope, approved October 31, 1986.

ASTM D3828-87, Standard Test Methods for Flash Point of Liquids by Setflash Closed Tester, approved December 14, 1988.

ASTM E168-88, Standard Practices for General Techniques of Infrared Quantitative Analysis, approved May 27, 1988.

ASTM E169-87, Standard Practices for General Techniques of Ultraviolet-Visible Quantitative Analysis, approved February 1, 1987.

ASTM E260-85, Standard Practice for Packed Column Gas Chromatography, approved June 28, 1985.

GPO. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, (202) 783-3238:

Standard Industrial Classification Manual (1972), and 1977 Supplement, republished in 1983

NACE. Available from the National Association of Corrosion Engineers, 1400 South Creek Dr., Houston, TX 77084, (713) 492-0535:

"Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems", NACE Recommended Practice RP0285-85, approved March, 1985.

NFPA. Available from the National Fire Protection

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Association, Batterymarch Park, Boston, MA 02269, (617) 770-3000 or (800) 344-3555:

"Flammable and Combustible Liquids Code" NFPA 30, issued July 17, 1987. Also available from ANSI.

NTIS. Available from the National Technical Information Service, 5285 Port Royal Road, Springfield, VA 22161, (703) 487-4600:

"Generic Quality Assurance Project Plan for Land Disposal Restrictions Program", EPA/530-SW-87-011, March 15, 1987. (Document number PB 88-170766.)

"Methods for Chemical Analysis of Water and Wastes", Third Edition, March, 1983. (Document number PB 84-128677)

"Petitions to Delist Hazardous Wastes -- A Guidance Manual", EPA/530-SW-85-003, April, 1985. (Document Number PB 85-194488)

"Procedures Manual for Ground Water Monitoring at Solid Waste Disposal Facilities", EPA-530/SW-611, 1977. (Document number PB 84-174820)

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication number SW-846 (Second Edition, 1982 as amended by Update I (April, 1984) and Update II (April, 1985)) (Document number PB 87-120291)

STI. Available from the Steel Tank Institute, 728 Anthony Trail, Northbrook, IL 60062, (312) 498-1980:

"Standard for Dual Wall Underground Steel Storage Tanks" (1986).

USEPA. Available from United States Environmental Protection Agency, Office of Drinking Water, State Programs Division, WH 550 E, Washington, D.C. 20460:

"Technical Assistance Document: Corrosion,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Its Detection and Control in Injection Wells", EPA 570/9-87-002, August, 1987.

USEPA. Available from USEPA. Number F-90-WPWF-FFFFF, Room M2427, 401 M Street SW, Washington, D.C. 20460, (202) 475-9327:

"Test Method 8290: Procedures for the Detection and Measurement of PCDDs and PCDFs", EPA/530-SW-91-019 (January, 1991)

b) Code of Federal Regulations. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, (202) 783-3238:

10 CFR 20, Appendix B (1990)

40 CFR 60 (1990)

40 CFR 61, Subpart V (1990)

40 CFR 136 (1990)

40 CFR 142 (1990)

40 CFR 220 (1990)

40 CFR 260.20 (1990)

40 CFR 264 (1990)

40 CFR 302.4, 302.5 and 302.6 (1990)

40 CFR 761 (1990)

c) Federal Statutes

Section 3004 of the Resource Conservation and Recovery Act (42 U.S.C. 6901 et seq.), as amended through December 31, 1987.

d) This Section incorporates no later editions or amendments.

(Source: Amended at 15 Ill. Reg. 14446, effective September 30, 1991)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: IDENTIFICATION AND LISTING OF HAZARDOUS WASTE
- 2) Code Citation: 35 Ill. Adm. Code 721
- 3) Section: Adopted Action:
 721.104 Amendment
 721.131 Amendment
 721.132 Amendment
 721.135 New Section
 721.Appendix C Amendment
 721.Appendix G Amendment
 721.Appendix H Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027.
- 5) Effective Date of Amendments: September 30, 1991
- 6) Does this rulemaking contain an automatic repeal date?: No.
- 7) Does this amendment contain incorporations by reference?
 Yes. This Part incorporates federal regulations by reference. Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
- 8) Date Filed in Agency's Principal Office: Order adopted August 8, 1991, as modified September 12, 1991.
- 9) Notice(s) of Proposal Published in Illinois Register:
 April 26, 1991; 15 Ill. Reg. 6001
- 10) Has JCAR issued a Statement of Objections to this (these) Rule(s)?
 Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
- 11) Difference(s) between proposal and final version:
 The differences between the proposed and final versions stem from three major sources. First, the base text for the rules has been modified to reflect amendments adopted in R90-11, which appeared on June 28, 1991, at 15 Ill. Reg.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

9332. Second, the rules have been modified to reflect the USEPA "administrative stay" of the wood preserving rules which appeared at 56 Fed. Reg. 27332, June 13, 1991. Third, the rules have been modified to reflect the USEPA corrections to the wood preserving rules at 56 Fed. Reg. 30192, July 1, 1991. These changes are summarized as follows:

Section	Difference
Table	Entry for 721.101 revised to reflect to reflect R90-11. Main source note revised to reflect R90-11 and R90-17.
721.104(a)(9)	Text revised to reflect USEPA correction.
721.104(b)(1)(B)	Base text revised to reflect R90-11 ("contractural").
721.104(b)(7)(U)	Deleted expired provision.
721.104(e)(2)	Base text revised to reflect R90-11 ("conducting").
721.104(f)(7)(A)	Base text revised to reflect R90-11 ("umber").
721.131(a)	F025: Base text revised to reflect R90-11 ("desicant"). F032, F034, F035: Board Notes added to reflect USEPA administrative stay.
721.132	Added to proposal. K066 modified and Board Note added to reflect appellate decision regarding USEPA listing.
721.135(b)	Text modified and rearranged to reflect USEPA correction.
721.App C	Base text revised to reflect R90-11. This involves the addition of a Fed. Reg. reference, which is then struck out, since it is encompassed within the 1990 CFR Edition.
721.App G	F023, K020, K035, K104: Base text revised to reflect R90-11. Entries for

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K004 and K093 corrected.

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

- 13) Will this amendment replace an emergency rule currently in effect? No.

- 14) Are there any amendments pending on this Part? Yes, in R91-12, USX:

Section Numbers	Adopted Action	Illinois Register Citation
721. Appendix I	Amendment	June 28, 1991; 15 Ill. Reg. 9288

- 15) Summary and Purpose of Rule(s):

The Board adopted an Opinion and Order in this matter, R91-1, on August 8, 1991. A copy of the Opinion is available from the address below.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to regulations adopted by USEPA to implement Sections 3001 through 3005 of the Resource Conservation and Recovery Act. The USEPA regulations, which deal with hazardous waste, are found at 40 CFR 260 through 270. The equivalent Board regulations are in 35 Ill. Adm. Code 702, 703, 705 and 720 through 728.

The term "identical in substance" is defined in Section 7.2 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1007.2). Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's hazardous waste regulations to correspond with USEPA amendments appearing in the Federal Register during the period July 1 through

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

December 31, 1990. Part 721 is the definition of "hazardous waste". The following is a discussion of specific amendments

Section	Discussion
721.104(a)(9)	New exclusion for certain wood preserving wastes which are recovered and reused for their original purpose.
721.104(b)(7)	Expired subsection (b)(7)(U) deleted.
721.104(b)(11)	Extension of temporary exclusion for certain petroleum products which are reinjected into groundwater as part of a petroleum spill recovery operation.
721.131	Listing of F032, F034 and F035, new hazardous wastes from wood preserving operations; listing of F037 and F038, new hazardous wastes from petroleum refineries.
721.132	Note added to listing K066 reflecting federal court remand of USEPA rule.
721.135	New Section which excludes wood preserving wastes following cessation of use of chlorophenolic preservatives, and cleaning or replacement of equipment.
App. C	Update of incorporation by reference to include test methods for refinery sludges and wood preserving wastes.
App. H	Addition to the list of hazardous constituents of benzo[k]fluoranthene, heptachlorodibenzofurans and heptachlorodibenzo-p-dioxins, constituents for which wood preserving wastes were listed.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Morton F. Dorothy
Illinois Pollution Control Board
104 W. University
Urbana, IL 61801

217/ 333-5575

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

The full text of the adopted amendments begins on the following page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 721

IDENTIFICATION AND LISTING OF HAZARDOUS WASTE

SUBPART A: GENERAL PROVISIONS

Section
721.101
721.102
721.103
721.104
721.105
721.106
721.107
721.108

Purpose and Scope
Definition of Solid Waste
Definition of Hazardous Waste
Exclusions
Special Requirements for Hazardous Waste Generated by Small Quantity Generators
Requirements for Recyclable Materials
Residues of Hazardous Waste in Empty Containers
PCB Wastes Regulated under TSCA

SUBPART B: CRITERIA FOR IDENTIFYING THE CHARACTERISTICS OF HAZARDOUS WASTE AND FOR LISTING HAZARDOUS WASTES

Section
721.110
721.111

Criteria for Identifying the Characteristics of Hazardous Waste
Criteria for Listing Hazardous Waste

SUBPART C: CHARACTERISTICS OF HAZARDOUS WASTE

Section
721.120
721.121
721.122
721.123
721.124

General
Characteristic of Ignitability
Characteristic of Corrosivity
Characteristic of Reactivity
Toxicity Characteristic

SUBPART D: LISTS OF HAZARDOUS WASTE

Section
721.130
721.131
721.132
721.133

General
Hazardous Wastes From Nonspecific Sources
Hazardous Waste from Specific Sources
Discarded Commercial Chemical Products, Off-Specification Species, Container Residues and Spill Residues Thereof
Wood Preserving Wastes

721.135

Appendix A
Appendix B
Appendix C

Representative Sampling Methods
Method 1311 Toxicity Characteristic Leaching Procedure (TCLP)
Chemical Analysis Test Methods

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Table A	Analytical Characteristics of Organic Chemicals (Repealed)
Table B	Analytical Characteristics of Inorganic Species (Repealed)
Table C	Sample Preparation/Sample Introduction Techniques (Repealed)
Appendix G	Basis for Listing Hazardous Wastes
Appendix H	Hazardous Constituents
Appendix I	Wastes Excluded under Section 720.120 and 720.122
Table A	Wastes Excluded from Non-Specific Sources
Table B	Wastes Excluded from Specific Sources
Table C	Wastes Excluded From Commercial Chemical Products, Off-Specification Species, Container Residues, and Soil Residues Thereof
Appendix J	Method of Analysis for Chlorinated Dibenzop-p-Dioxins and Dibenzofurans
Appendix Z	Table to Section 721.102

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 31, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 13999, effective October 12, 1983; amended in R84-34, 61 PCB 247, at 8 Ill. Reg. 24562, effective December 11, 1984; amended in R84-9, at 9 Ill. Reg. 11834, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 998, effective January 2, 1986; amended in R85-2 at 10 Ill. Reg. 8112, effective May 2, 1986; amended in R86-1 at 10 Ill. Reg. 14002, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20647, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6035, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13466, effective August 4, 1987; amended in R87-32 at 11 Ill. Reg. 16698, effective September 30, 1987; amended in R87-5 at 11 Ill. Reg. 19303, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2456, effective January 15, 1988; amended in R87-30 at 12 Ill. Reg. 12070, effective July 12, 1988; amended in R87-39 at 12 Ill. Reg. 13006, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 382, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18300, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14401, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16472, effective September 25, 1990; amended in R90-17 at 15 Ill. Reg. 7950, effective May 9, 1991; amended in R90-11 at 15 Ill. Reg. 9332, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14473,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

effective September 30, 1991.

SUBPART A: GENERAL PROVISIONS

Section 721.104 Exclusions

a) Materials which are not solid wastes. The following materials are not solid wastes for the purpose of this Part:

- 1) Sewage:
 - A) Domestic sewage; and
 - B) Any mixture of domestic sewage and other waste that passes through a sewer system to publicly-owned treatment works for treatment. "Domestic sewage" means untreated sanitary wastes that pass through a sewer system.
- 2) Industrial wastewater discharges that are point source discharges with NPDES permits issued by the Agency pursuant to Section 12(f) of the Environmental Protection Act and 35 Ill. Adm. Code 309.

BOARD NOTE: This exclusion applies only to the actual point source discharge. It does not exclude industrial wastewaters while they are being collected, stored or treated before discharge, nor does it exclude sludges that are generated by industrial wastewater treatment.
- 3) Irrigation return flows.
- 4) Source, special nuclear or by-product material as defined by the Atomic Energy Act of 1954, as amended (42 U.S.C. 2011 et seq.)
- 5) Materials subjected to in-situ mining techniques which are not removed from the ground as part of the extraction process.
- 6) Pulping liquors (i.e., black liquor) that are reclaimed in a pulping liquor recovery furnace and then reused in the pulping process, unless accumulated speculatively as defined in Section 721.101(c);

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 7) Spent sulfuric acid used to produce virgin sulfuric acid, unless it is accumulated speculatively as defined in Section 721.101(c).
- 8) Secondary materials that are reclaimed and returned to the original process or processes in which they were generated where they are reused in the production process, provided:
 - A) Only tank storage is involved, and the entire process through completion of reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance;
 - B) Reclamation does not involve controlled flame combustion (such as occurs in boilers, industrial furnaces or incinerators);
 - C) The secondary materials are never accumulated in such tanks for over twelve months without being reclaimed; and
 - D) The reclaimed material is not used to produce a fuel, or used to produce products that are used in a manner constituting disposal.

2) Wood preserving wastes.

- A) Spent wood preserving solutions that have been used and are reclaimed and reused for their original intended purpose; and
 - B) Wastewaters from the wood preserving process that have been reclaimed and are reused to treat wood.
- b) Solid wastes which are not hazardous wastes. The following solid wastes are not hazardous wastes:
- 1) Household waste, including household waste that has been collected, transported, stored, treated, disposed, recovered (e.g., refuse-derived fuel) or reused. "Household waste" means any waste material (including garbage, trash and sanitary wastes in septic tanks) derived from households (including single and multiple residences, hotels and motels, bunkhouses, ranger stations, crew quarters, campgrounds, picnic grounds and day-use

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

recreation areas). A resource recovery facility managing municipal solid waste shall not be deemed to be treating, storing, disposing of or otherwise managing hazardous wastes for the purposes of regulation under this Part, if such facility:

- A) Receives and burns only:
 - i) Household waste (from single and multiple dwellings, hotels, motels and other residential sources) and
 - ii) Solid waste from commercial or industrial sources that does not contain hazardous waste; and
 - B) Such facility does not accept hazardous waste and the owner or operator of such facility has established contractual requirements or other appropriate notification or inspection procedures to assure that hazardous wastes are not received at or burned in such facility.
- 2) Solid wastes generated by any of the following and which are returned to the soil as fertilizers:
- A) The growing and harvesting of agricultural crops.
 - B) The raising of animals, including animal manures.
- 3) Mining overburden returned to the mine site.
- 4) Fly ash waste, bottom ash waste, slag waste, and flue gas emission control waste generated primarily from the combustion of coal or other fossil fuels.
- 5) Drilling fluids, produced waters, and other wastes associated with the exploration, development, or production of crude oil, natural gas or geothermal energy.
- 6) Chromium wastes:
- A) Wastes which fail the test for the toxicity characteristic (Section 721.124 and Appendix

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

B) because chromium is present or are listed in Subpart D due to the presence of chromium, which do not fail the test for the toxicity characteristic for any other constituent or are not listed due to the presence of any other constituent, and which do not fail the test for any other characteristic, if it is shown by a waste generator or by waste generators that:

- i) The chromium in the waste is exclusively (or nearly exclusively) trivalent chromium; and
 - ii) The waste is generated from an industrial process which uses trivalent chromium exclusively (or nearly exclusively) and the process does not generate hexavalent chromium; and
 - iii) The waste is typically and frequently managed in non-oxidizing environments.
- B) Specific wastes which meet the standard in subsections (b)(6)(A)(i), (ii) and (iii) (so long as they do not fail the test for the characteristic of EP toxicity, and do not fail the test for any other characteristic) are
- i) Chrome (blue) trimmings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
 - ii) Chrome (blue) shavings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
 - iii) Buffing dust generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue.

- iv) Sewer screenings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
 - v) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
 - vi) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; and through-the-blue.
 - vii) Waste scrap leather from the leather tanning industry, the shoe manufacturing industry, and other leather product manufacturing industries.
 - viii) Wastewater treatment sludges from the production of titanium dioxide pigment using chromium-bearing ores by the chloride process.
- 7) Solid waste from the extraction, beneficiation and processing of ores and minerals (including coal), including phosphate rock and overburden from the mining of uranium ore. For purposes of this subsection, beneficiation of ores and minerals is restricted to the following activities: crushing, grinding, washing, dissolution, crystallization, filtration, sorting, sizing, drying, sintering, pelletizing, briquetting, calcining to remove water or carbon dioxide, roasting, autoclaving or chlorination in preparation for leaching (except where the roasting or autoclaving or

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

chlorination)/leaching sequence produces a final or intermediate product that does not undergo further beneficiation or processing), gravity concentration, magnetic separation, electrostatic separation, flotation, ion exchange, solvent extraction, electrowinning, precipitation, amalgamation, and heap, dump, vat tank and in situ leaching. For the purposes of this subsection, solid waste from the processing of ores and minerals will include only the following wastes:

- A) Slag from primary copper processing;
- B) Slag from primary lead processing;
- C) Red and brown muds from bauxite refining;
- D) Phosphogypsum from phosphoric acid production;
- E) Slag from elemental phosphorus production;
- F) Gasifier ash from coal gasification;
- G) Process wastewater from coal gasification;
- H) Calcium sulfate wastewater treatment plant sludge from primary copper processing;
- I) Slag tailings from primary copper processing;
- J) Fluorogypsum from hydrofluoric acid production;
- K) Process wastewater from hydrofluoric acid production;
- L) Air pollution control dust/sludge from iron blast furnaces;
- M) Iron blast furnace slag;
- N) Treated residue from roasting/leaching of chrome ore;
- O) Process wastewater from primary magnesium processing by the anhydrous process;
- P) Process wastewater from phosphoric acid

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

production;

- Q) Basic oxygen furnace and open hearth furnace air pollution control dust/sludge from carbon steel production;
- R) Basic oxygen furnace and open hearth furnace slag from carbon steel production;
- S) Chloride processing waste solids from titanium tetrachloride production; and.
- T) Slag from primary zinc smelting; and
- U) ~~Until June 30, 1991, process wastewater, acid plant blowdown and wastewater treatment plant solids from primary zinc smelting and refining, except for wastewater treatment plant solids which are hazardous by characteristic and which are not processed.~~
- 8) Cement kiln dust waste.
- 9) Solid waste which consists of discarded wood or wood products which fails the test for the toxicity characteristic solely for arsenic and which is not a hazardous waste for any other reason or reasons if the waste is generated by persons who utilize the arsenical-treated wood and wood products for these materials' intended end use.
- 10) Petroleum-contaminated media and debris that fail the test for the toxicity characteristic of Section 721.124 (hazardous waste codes D018 through D043 only) and are subject to corrective action regulations under 35 Ill. Adm. Code 731.
- 11) Groundwater that exhibits the toxicity characteristic in Section 721.124 that is reinjected or reinfiltrated pursuant to existing hydrocarbon recovery operations undertaken at petroleum refineries, marketing terminals or bulk plants handling crude petroleum or intermediate products of petroleum refining until March 25, 1991.
- c) Hazardous wastes which are exempted from certain regulations. A hazardous waste which is generated in a

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit or an associated non-waste-treatment manufacturing unit, is not subject to regulation under 35 Ill. Adm. Code 702, 703, 705 and 722 through 725 and 728 or to the notification requirements of Section 3010 of RCRA until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the hazardous waste remains in the unit more than 90 days after the unit ceases to be operated for manufacturing, or for storage or transportation of product or raw materials.

d) Samples

1) Except as provided in subsection (d)(2), a sample of solid waste or a sample of water, soil or air, which is collected for the sole purpose of testing to determine its characteristics or composition, is not subject to any requirements of this Part or 35 Ill. Adm. Code 702, 703, 705 and 722 through 728. The sample qualifies when:

- A) The sample is being transported to a laboratory for the purpose of testing; or
- B) The sample is being transported back to the sample collector after testing; or
- C) The sample is being stored by the sample collector before transport to a laboratory for testing; or
- D) The sample is being stored in a laboratory before testing; or
- E) The sample is being stored in a laboratory for testing but before it is returned to the sample collector; or
- F) The sample is being stored temporarily in the laboratory after testing for a specific purpose (for example, until conclusion of a court case or enforcement action where further testing of the sample may be necessary).

2) In order to qualify for the exemption in

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

subsection (d)(1)(A) and (B), a sample collector shipping samples to a laboratory and a laboratory returning samples to a sample collector must:

- A) Comply with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS) or any other applicable shipping requirements; or
- B) Comply with the following requirements if the sample collector determines that DOT, USPS or other shipping requirements do not apply to the shipment of the sample:

i) Assume that the following information accompanies the sample: The sample collector's name, mailing address and telephone number; the laboratory's name, mailing address and telephone number; the quantity of the sample; the date of the shipment; and a description of the sample.

ii) Package the sample so that it does not leak, spill or vaporize from its packaging.

3) This exemption does not apply if the laboratory determines that the waste is hazardous but the laboratory is no longer meeting any of the conditions stated in subsection (d)(1).

e) Treatability study samples.

1) Except as is provided in subsection (e)(2), persons who generate or collect samples for the purpose of conducting treatability studies, as defined in 35 Ill. Adm. Code 720.110, are not subject to any requirement of 35 Ill. Adm. Code 721 through 723 or to the notification requirements of Section 3010 of the Resource Conservation and Recovery Act. Nor are such samples included in the quantity determinations of Section 721.105 and 35 Ill. Adm. Code 722.134(d) when:

- A) The sample is being collected and prepared for transportation by the generator or sample collector; or,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- B) The sample is being accumulated or stored by the generator or sample collector prior to transportation to a laboratory or testing facility; or
- C) The sample is being transported to the laboratory or testing facility for the purpose of conducting a treatability study.

2) The exemption in subsection (e)(1) is applicable to samples of hazardous waste being collected and shipped for the purpose of conducting treatability studies provided that:

- A) The generator or sample collector uses (in "treatability studies") no more than 1000 kg of any non-acute hazardous waste, 1 kg of acute hazardous waste or 250 kg of soils, water or debris contaminated with acute hazardous waste for each process being evaluated for each generated wastestream; and
- B) The mass of each shipment does not exceed 1000 kg of non-acute hazardous waste, 1 kg of acute hazardous waste or 250 kg of soils, water or debris contaminated with acute hazardous waste; and

C) The sample must be packaged so that it does not leak, spill or vaporize from its packaging during shipment and the requirements of subsections (i) or (ii) are met.

- i) The transportation of each sample shipment complies with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS) or any other applicable shipping requirements; or
- ii) If the DOT, USPS or other shipping requirements do not apply to the shipment of the sample, the following information must accompany the sample: The name, mailing address and telephone number of the originator of the sample; the name, address and telephone number of the facility that will perform the treatability study; the quantity of the

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

sample; the date of the shipment; and, a description of the sample, including its USEPA hazardous waste number.

D) The sample is shipped to a laboratory or testing facility which is exempt under subsection (f) or has an appropriate RCRA permit or interim status.

E) The generator or sample collector maintains the following records for a period ending 3 years after completion of the treatability study:

- i) Copies of the shipping documents;
- ii) A copy of the contract with the facility conducting the treatability study;
- iii) Documentation showing: The amount of waste shipped under this exemption; the name, address and USEPA identification number of the laboratory or testing facility that received the waste; the date the shipment was made; and, whether or not unused samples and residues were returned to the generator.

F) The generator reports the information required in subsection (e)(2)(E)(iii) in its report under 35 Ill. Adm. Code 722.141.

- 3) The Agency may grant requests, on a case-by-case basis, for quantity limits in excess of those specified in subsection (e)(2)(A), for up to an additional 500 kg of any non-acute hazardous waste, 1 kg of acute hazardous waste and 250 kg of soils, water or debris contaminated with acute hazardous waste, to conduct further treatability study evaluation when: There has been an equipment or mechanical failure during the conduct of the treatability study; there is need to verify the results of a previously conducted treatability study; there is a need to study and analyze alternative techniques within a previously evaluated treatment process; or, there is a need to do further evaluation of an ongoing treatability study to determine final specifications for treatment. The additional

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

quantities allowed are subject to all the provisions in subsections (e)(1) and (e)(2)(B) through (F). The generator or sample collector must apply to the Agency and provide in writing the following information:

- A) The reason why the generator or sample collector requires additional quantity of sample for the treatability study evaluation and the additional quantity needed;
- B) Documentation accounting for all samples of hazardous waste from the wastestream which have been sent for or undergone treatability studies, including the date each previous sample was shipped, the quantity of each previous shipment, the laboratory or testing facility to which it was shipped, what treatability study processes were conducted on each sample shipped, and the available results of each treatability study;
- C) A description of the technical modifications or change in specifications which will be evaluated and the expected results;
- D) If such further study is being required due to equipment or mechanical failure, the applicant must include information regarding the reason for the failure or breakdown and also include what procedures or equipment have been made to protect against further breakdowns; and,
- E) Such other information as the Agency determines is necessary.
- 4) Final Agency determinations pursuant to this subsection may be appealed to the Board.

f) Samples undergoing treatability studies at laboratories or testing facilities. Samples undergoing treatability studies and the laboratory or testing facility conducting such treatability studies (to the extent such facilities are not otherwise subject to RCRA requirements) are not subject to any requirement of this Part, or of 35 Ill. Adm. Code 702, 703, 705, 722 through 726, and 728, or to the notification requirements of Section 3010 of the Resource

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Conservation and Recovery Act, provided that the requirements of subsections (f)(1) through (f)(11) are met. A mobile treatment unit may qualify as a testing facility subject to subsections (f)(1) through (f)(11). Where a group of mobile treatment units are located at the same site, the limitations specified in subsections (f)(1) through (f)(11) apply to the entire group of mobile treatment units collectively as if the group were one mobile treatment unit.

- 1) No less than 45 days before conducting treatability studies, the facility notifies the Agency in writing that it intends to conduct treatability studies under this subsection.
- 2) The laboratory or testing facility conducting the treatability study has a USEPA identification number.
- 3) No more than a total of 250 kg of "as received" hazardous waste is subjected to initiation of treatability studies in any single day. "As received" waste refers to the waste as received in the shipment from the generator or sample collector.
- 4) The quantity of "as received" hazardous waste stored at the facility for the purpose of evaluation in treatability studies does not exceed 1000 kg, the total of which can include 500 kg of soils, water or debris contaminated with acute hazardous waste or 1 kg of acute hazardous waste. This quantity limitation does not include:
 - A) Treatability study residues; and,
 - B) Treatment materials (including nonhazardous solid waste) added to "as received" hazardous waste.
- 5) No more than 90 days have elapsed since the treatability study for the sample was completed, or no more than one year has elapsed since the generator or sample collector shipped the sample to the laboratory or testing facility, whichever date first occurs.
- 6) The treatability study does not involve the placement of hazardous waste on the land or open

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

burning of hazardous waste.

- 7) The facility maintains records for 3 years following completion of each study that show compliance with the treatment rate limits and the storage time and quantity limits. The following specific information must be included for each treatability study conducted:

- A) The name, address and USEPA identification number of the generator or sample collector of each waste sample;
- B) The date the shipment was received;
- C) The quantity of waste accepted;
- D) The quantity of "as received" waste in storage each day;
- E) The date the treatment study was initiated and the amount of "as received" waste introduced to treatment each day;
- F) The date the treatability study was concluded;
- G) The date any unused sample or residues generated from the treatability study were returned to the generator or sample collector or, if sent to a designated facility, the name of the facility and the USEPA identification number.

- 8) The facility keeps, on-site, a copy of the treatability study contract and all shipping papers associated with the transport of treatability study samples to and from the facility for a period ending 3 years from the completion date of each treatability study.

- 9) The facility prepares and submits a report to the Agency by March 15 of each year that estimates the number of studies and the amount of waste expected to be used in treatability studies during the current year, and includes the following information for the previous calendar year:

- A) The name, address and USEPA identification

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

number of the facility conducting the treatability studies;

- B) The types (by process) of treatability studies conducted;
- C) The names and addresses of persons for whom studies have been conducted (including their USEPA identification numbers);
- D) The total quantity of waste in storage each day;
- E) The quantity and types of waste subjected to treatability studies;
- F) When each treatability study was conducted;
- G) The final disposition of residues and unused sample from each treatability study;
- 10) The facility determines whether any unused sample or residues generated by the treatability study are hazardous waste under Section 721.103 and, if so, are subject to 35 Ill. Adm. Code 702, 703 and 721 through 728, unless the residues and unused samples are returned to the sample originator under the subsection (e) exemption.
- 11) The facility notifies the Agency by letter when the facility is no longer planning to conduct any treatability studies at the site.

(Source: Amended at 15 Ill. Reg. 14473, effective September 30, 1991)

Section 721.131 Hazardous Wastes From Nonspecific Sources

- a) The following solid wastes are listed hazardous wastes from non-specific sources unless they are excluded under 35 Ill. Adm. Code 720.120 and 720.122 and listed in Appendix I.

EPA Hazardous Waste No.	Industry and Hazardous Waste	Haz- ard Code
-------------------------------	------------------------------	---------------------

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- F001** The following spent halogenated solvents used in degreasing: tetra-chloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloro-ethane, carbon tetrachloride and chlorinated fluorocarbons; all spent solvent mixtures and blends used in degreasing containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. (T)
- F002** The following spent halogenated solvents: tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, orthodichlorobenzene, trichloro-fluoromethane and 1,1,2-trichloro-ethane; all spent solvent mixtures and blends containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F001, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. (T)
- F003** The following spent non-halogenated solvents: xylene, acetone, ethyl acetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone and methanol; all spent solvent mixtures and blends containing, before use, only the above spent non-halogenated solvents; and all spent solvent mixtures and blends containing, before use, one or more of the above non-halogenated solvents and a total of ten percent or more (by volume) of one or more of those solvents listed in F001, F002, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. (I)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- F004** The following spent non-halogenated solvents: cresols and cresylic acid and nitrobenzene; all spent solvent mixtures and blends containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. (T)
- F005** The following spent non-halogenated solvents: toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol and 2-nitropropane; all spent solvent mixtures and blends, containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F004; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. (I, T)
- F006** Wastewater treatment sludges from electroplating operations except from the following processes: (1) sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum. (T)
- F019** See Below
- F007** Spent cyanide plating bath solutions from electroplating operations. (R, T)
- F008** Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process. (R, T)

- F009

Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.

(R, T)
- F010

Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.

(R, T)
- F011

Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.

(R, T)
- F012

Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process.

(T)
- F019

Wastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusive conversion coating process.

(T)
- F020

Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tri- or tetrachlorophenol, or of intermediates used to produce their pesticide derivatives. (This listing does not include wastes from the production of hexachlorophene from highly purified 2,4,5-trichlorophenol.)

(H)
- F021

Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives.

(H)

- F022

Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tetra-, penta- or hexachlorobenzenes under alkaline conditions.

(H)
- F023

Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tri- and tetrachlorophenols. (This listing does not include wastes from equipment used only for the production or use of hexachlorophene from highly purified 2,4,5- trichlorophenol.

(H)
- F024

Process wastes including but not limited to, distillation residues, heavy ends, tars, and reactor cleanout wastes, from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution. (This listing does not include wastewaters, wastewater treatment sludges, spent catalysts and wastes listed in this Section or Section 721.132.)

(T)
- F025

Condensed light ends, spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution.

(T)

F026

(H)

Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tetra-, penta- or hexachlorobenzene under alkaline conditions.

F027

(H)

Discarded unused formulations containing tri-, tetra- or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing hexachlorophene synthesized from prepurified 2,4,5-trichlorophenol as the sole component).

F028

(T)

Residues resulting from the incineration or thermal treatment of soil contaminated with hazardous waste numbers F020, F021, F022, F023, F026 and F027.

F032

(T)

Wastewaters, process residuals, preservative drippage and spent formulations from wood preserving processes generated at plants that currently use or have previously used chlorophenolic formulations (except potentially cross-contaminated wastes that have had the F032 waste code deleted in accordance with Section 721.135 and where the generator does not resume or initiate use of chlorophenolic formulations). This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

BOARD NOTE: The listing of wastewaters that have not come into contact with process contaminants is stayed administratively. The listing for plants that have previously used

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

chlorophenolic formulations is administratively stayed whenever these wastes are covered by the F034 or F035 listings. These stays will remain in effect until further administrative action is taken. Furthermore, the F032 listing is administratively stayed with respect to the process area receiving drippage of these wastes provided persons desiring to continue operating notify USEPA by August 6, 1991, of their intent to upgrade or install drip pads, and by November 6, 1991, provide evidence to USEPA that they have adequate financing to pay for drip pad upgrades or installation, as provided in the administrative stay. The stay of listings will remain in effect until February 6, 1992, for existing drip pads, and until May 6, 1992, for new drip pads.

F034

(T)

Wastewaters, process residuals, preservative drippage and spent formulations from wood preserving processes generated at plants that use creosote formulations. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

BOARD NOTE: The listing of wastewaters that have not come into contact with process contaminants is stayed administratively. These stays will remain in effect until further administrative action is taken. Furthermore, the F034 and F035 listings are administratively stayed with respect to the process area receiving drippage of these wastes provided that, by November 6, 1991, persons desiring to continue operating notify the Agency of their intent to upgrade or install drip pads, and provide evidence to the Agency that they have adequate financing to pay for drip pad upgrades or installation, as provided in the

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

administrative stay. The stay of listings will remain in effect until February 6, 1992, for existing drip pads, and until May 6, 1992, for new drip pads.

F035

(T)

Wastewaters, process residuals, preservative dripage and spent formulations from wood preserving processes generated at plants that use inorganic preservatives containing arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

BOARD NOTE: The listing of wastewaters that have not come into contact with process contaminants is stayed administratively. These stays will remain in effect until further administrative action is taken. Furthermore, the F034 and F035 listings are administratively stayed with respect to the process area receiving dripage of these wastes provided that, by November 6, 1991, persons desiring to continue operating notify the Agency of their intent to upgrade or install drip pads, and provide evidence to the Agency that they have adequate financing to pay for drip pad upgrades or installation, as provided in the administrative stay. The stay of listings will remain in effect until February 6, 1992, for existing drip pads, and until May 6, 1992, for new drip pads.

F037

(T)

Petroleum refinery primary oil/water/solids separation sludge -- Any sludge generated from the gravitational separation of oil/water/solids during the storage or treatment of process wastewaters and oily cooling wastewaters from petroleum refineries. Such sludges include, but are not limited to, those generated in: oil/

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

water/solids separators; tanks and impoundments; ditches and other conveyances; sumps; and stormwater units receiving dry weather flow. Sludges generated in stormwater units that do not receive dry weather flow, sludges generated in aggressive biological treatment units as defined in subsection (b)(2) (including sludges generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units) and K051 wastes are not included in this listing.

F038

(T)

Petroleum refinery secondary (emulsified) oil/water/solids separation sludge -- Any sludge or float generated from the physical or chemical separation of oil/water/solids in process wastewaters and oily cooling wastewaters from petroleum refineries. Such wastes include, but are not limited to, all sludges and floats generated in: induced air floatation (IAF) units, tanks and impoundments, and all sludges generated in DAF units. Sludges generated in stormwater units that do not receive dry weather flow, sludges generated in aggressive biological treatment units as defined in subsection (b)(2) (including sludges generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units), F037, K048 and K051 wastes are not included in this listing.

F039

(T)

Leachate resulting from the treatment, storage or disposal of wastes classified by more than one waste code under Subpart D, or from a mixture of wastes classified under Subparts C and D. (Leachate resulting from the management of one or more of the following USEPA hazardous wastes and no other hazardous wastes retains its hazardous waste code(s): F020, F021,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

F022, F023, F026, F027 or F028.)

BOARD NOTE: The primary hazardous properties of these materials have been indicated by the letters T (Toxicity), R (Reactivity), I (Ignitability), and C (Corrosivity). The letter H indicates Acute Hazardous Waste.

b) Listing specific definitions.

- 1) For the purpose of the F037 and F038 listings, oil/water/solids is defined as oil or water or solids.
- 2) For the purposes of the F037 and F038 listings:
 - A) Aggressive biological treatment units are defined as units which employ one of the following four treatment methods: activated sludge; trickling filter; rotating biological contactor for the continuous accelerated biological oxidation of wastewaters; or, high-rate aeration. High-rate aeration is a system of surface impoundments or tanks, in which intense mechanical aeration is used to completely mix the wastes, enhance biological activity, and:

- i) The units employ a minimum of 6 horsepower per million gallons of treatment volume; and either
- ii) The hydraulic retention time of the unit is no longer than 5 days; or
- iii) The hydraulic retention time is no longer than 30 days and the unit does not generate a sludge that is a hazardous waste by the toxicity characteristic.
- B) Generators and treatment, storage or disposal (TSD) facilities have the burden of proving that their sludges are exempt from listing as F037 or F038 wastes under this definition. Generators and TSD facilities shall maintain, in their operating or other on site records, documents and data sufficient to prove that:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- i) The unit is an aggressive biological treatment unit as defined in this subsection; and
- ii) The sludges sought to be exempted from F037 or F038 were actually generated in the aggressive biological treatment unit.

3) Time of generation. For the purposes of:

- A) The F037 listing, sludges are considered to be generated at the moment of deposition in the unit, where deposition is defined as at least a temporary cessation of lateral particle movement.
- B) The F038 listing:
 - i) Sludges are considered to be generated at the moment of deposition in the unit, where deposition is defined as at least a temporary cessation of lateral particle movement; and
 - ii) Floats are considered to be generated at the moment they are formed in the top of the unit.

(Source: Amended at 15 Ill. Reg. 14473, effective September 30, 1991)

Section 721.132 Hazardous Waste from Specific Sources

The following solid wastes are listed hazardous wastes from specific sources unless they are excluded under 35 Ill. Adm. Code 720.120 and 720.122 and listed in Appendix I.

EPA Hazardous Waste No.	Industry and Hazardous Waste	Hazard Code
	Wood Preservation:	
K001	Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol.	(T)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Inorganic Pigments:

- K002 Wastewater treatment sludge from the production of chrome yellow and orange pigments. (T)
- K003 Wastewater treatment sludge from the production of molybdate orange pigments. (T)
- K004 Wastewater treatment sludge from the production of zinc yellow pigments. (T)
- K005 Wastewater treatment sludge from the production of chrome green pigments. (T)
- K006 Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated). (T)
- K007 Wastewater treatment sludge from the production of iron blue pigments. (T)
- K008 Oven residue from the production of chrome oxide green pigments. (T)

Organic Chemicals:

- K009 Distillation bottoms from the production of acetaldehyde from ethylene. (T)
- K010 Distillation side cuts from the production of acetaldehyde from ethylene. (T)
- K011 Bottom stream from the wastewater stripper in the production of acrylonitrile. (R,T)
- K013 Bottom stream from the acetonitrile column in the production of acrylonitrile. (T)
- K014 Bottoms from the acetonitrile purification column in the production of acrylonitrile. (T)
- K015 Still bottoms from the distillation of benzyl chloride. (T)
- K016 Heavy ends or distillation residues from the production of carbon tetrachloride. (T)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- K017 Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin. (T)
- K018 Heavy ends from the fractionation column in ethyl chloride production. (T)
- K019 Heavy ends from the distillation of ethylene dichloride in ethylene dichloride production. (T)
- K020 Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production. (T)
- K021 Aqueous spent antimony catalyst waste from fluoromethanes production. (T)
- K022 Distillation bottom tars from the production of phenol/acetone from cumene. (T)
- K023 Distillation light ends from the production of phthalic anhydride from naphthalene. (T)
- K024 Distillation bottoms from the production of phthalic anhydride from naphthalene. (T)
- K093 Distillation light ends from the production of phthalic anhydride from ortho-xylene. (T)
- K094 Distillation bottoms from the production of phthalic anhydride from ortho-xylene. (T)
- K025 Distillation bottoms from the production of nitrobenzene by the nitration of benzene. (T)
- K026 Stripping still tails from the production of methyl ethyl pyridines. (T)
- K027 Centrifuge and distillation residues from toluene diisocyanate production. (R,T)
- K028 Spent catalyst from the hydrochlorinator reactor in the production of 1,1,1-trichloroethane. (T)
- K029 Waste from the product stream stripper in the production of 1,1,1-trichloroethane. (T)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K095	Distillation bottoms from the production of 1,1,1-trichloroethane.	(T)
K096	Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane.	(T)
K030	Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene.	(T)
K083	Distillation bottoms from aniline production.	(T)
K103	Process residues from aniline extraction from the production of aniline.	(T)
K104	Combined wastewater streams generated from nitrobenzene/aniline production.	(T)
K085	Distillation or fractionation column bottoms from the production of chlorobenzenes.	(T)
K105	Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes.	(T)
K107	Column bottoms from product separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(C,T)
K108	Condensed column overheads from product separation and condensed reactor vent gases from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(I,T)
K109	Spent filter cartridges from the product purification from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(T)
K110	Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(T)
K111	Product wastewaters from the production of dinitrotoluene via nitration of toluene.	(C,T)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K112	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K113	Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K114	Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K115	Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K116	Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.	(T)
K117	Wastewater from the reactor vent gas scrubber in the production of ethylene dibromide via bromination of ethene.	(T)
K118	Spent adsorbent solids from purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	(T)
K136	Still bottoms from the purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	(T)
Inorganic Chemicals:		
K071	Brine purification muds from the mercury cell process in chlorine production, where separately purified brine is not used.	(T)
K073	Chlorinated hydrocarbon waste from the purification step of the diaphragm cell process using graphite anodes in chlorine production.	(T)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K106	Wastewater treatment sludge from the mercury cell process in chlorine production.	(T)
Pesticides:		
K031	By-product salts generated in the production of MSMA and cacodylic acid.	(T)
K032	Wastewater treatment sludge from the production of chlordane.	(T)
K033	Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chlordane.	(T)
K034	Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane.	(T)
K097	Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.	(T)
K035	Wastewater treatment sludges generated in the production of creosote.	(T)
K036	Still bottoms from toluene reclamation distillation in the production of disulfoton.	(T)
K037	Wastewater treatment sludges from the production of disulfoton.	(T)
K038	Wastewater from the washing and stripping of phorate production.	(T)
K039	Filter cake from the filtration of diethylphosphorodithioic acid in the production of phorate.	(T)
K040	Wastewater treatment sludge from the production of phorate.	(T)
K041	Wastewater treatment sludge from the production of toxaphene.	(T)
K098	Untreated process wastewater from the production of toxaphene.	(T)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K042	Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2,4,5-T.	(T)
K043	2,6-Dichlorophenol waste from the production of 2,4-D.	(T)
K099	Untreated wastewater from the production of 2,4-D.	(T)
K123	Process wastewater (including supernates, filtrates and washwaters) from the production of ethylenebisdithiocarbamic acid and its salts.	(T)
K124	Reactor vent scrubber water from the production of ethylenebisdithiocarbamic acid and its salts.	(C,T)
K125	Filtration, evaporation and centrifugation solids from the production of ethylenebisdithiocarbamic acid and its salts.	(T)
K126	Baghouse dust and floor sweepings in milling and packaging operations from the production or formulation of ethylenebisdithiocarbamic acid and its salts.	(T)
K131	Wastewater from the reactor and spent sulfuric acid from the acid dryer from the production of methyl bromide.	(C,T)
K132	Spent absorbent and wastewater separator solids from the production of methyl bromide.	(T)
Explosives:		
K044	Wastewater treatment sludges from the manufacturing and processing of explosives.	(R)
K045	Spent carbon from the treatment of wastewater containing explosives.	(R)
K046	Wastewater treatment sludges from the manufacturing, formulation and loading of lead-based initiating compounds.	(T)
K047	pink/red water from TNT operations.	(R)

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

Petroleum Refining:

K048 Dissolved air flotation (DAF) float from the petroleum refining industry. (T)

K049 Slop oil emulsion solids from the petroleum refining industry. (T)

K050 Heat exchanger bundle cleaning sludge from the petroleum refining industry. (T)

K051 API separator sludge from the petroleum refining industry. (T)

K052 Tank bottoms (lead) from the petroleum refining industry. (T)

Iron and Steel:

K061 Emission control dust/sludge from the primary production of steel in electric furnaces. (T)

K062 Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332) (as defined in 35 Ill. Adm. Code 720.110). (C,T)

Primary Copper:

K064 Acid plant blowdown slurry or sludge resulting from the thickening of blowdown slurry from primary copper production. (T)

Primary Lead:

K065 Surface impoundment solids contained in and dredged from surface impoundments at primary lead smelting facilities. (T)

Primary Zinc:

K066 ~~After June 30, 1990,~~ sludge from treatment of process wastewater or acid plant blowdown from primary zinc production. (T)

BOARD NOTE: This waste listing is the subject of a judicial

remand in American Mining Congress v. EPA, 907 F.2d 1179 (D.D.C. 1990). The Board intends that this listing not become enforceable in Illinois until the first date upon which the Board RCRA program becomes "not equivalent to the Federal program." within the meaning of Section 3006(b) of the RCRA Act, 42 U.S.C. 6926(b), the Board RCRA rules become "less stringent" than the USEPA rules, as this phrase is used in Section 3009, 42 U.S.C. 6929, or the Board RCRA rules are not "identical in substance" with the federal rules as that term is intended by Ill. Rev. Stat. 1989 ch. 111 1/2, pars. 1007.2 and 1022.4 as a result of some action by USEPA with regard to this listing in response to the American Mining Congress remand.

Primary Aluminum:

K088 Spent potliners from primary aluminum reduction. (T)

Ferroalloys:

K090 Emission control dust or sludge from ferrochromium/silicon production. (T)

K091 Emission control dust or sludge from ferrochromium production. (T)

Secondary Lead:

K069 Emission control dust/sludge from secondary lead smelting. (T)

K100 Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting. (T)

Veterinary Pharmaceuticals:

K084 Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. (T)

K101 Distillation tar residues from the distillation of aniline-based compounds in the production of veterinary pharmaceuticals from arsenic or organoarsenic compounds. (T)

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

K102 Residue from use of activated carbon for decolorization in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. (T)

Ink Formulation:

K086 Solvent washes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps and stabilizers containing chromium and lead. (T)

Coking:

K060 Ammonia still lime sludge from coking operations. (T)

K087 Decanter tank tar sludge from coking operations. (T)

(Source: Amended at 15 Ill. Reg. 14473, effective September 30, 1991)

Section 721.135 Wood Preserving Wastes

a) Wastes from wood preserving processes at plants that do not resume or initiate use of chlorophenolic preservatives will not meet the listing definition of F032 once the generator has met all of the requirements of subsections (b) and (c). These wastes may, however, continue to meet another hazardous waste listing description or may exhibit one or more of the hazardous waste characteristics.

b) Generators shall either clean or replace all process equipment that may have come into contact with chlorophenolic formulations or constituents thereof, including, but not limited to, treatment cylinders, sumps, tanks, piping systems, drip pads, fork lifts and trams, in a manner which minimizes or eliminates the escape of hazardous waste or constituents, leachate, contaminated drippage or hazardous waste decomposition products to the groundwater, surface water or atmosphere.

1) Generators shall do one of the following:

- A) Prepare and follow an equipment cleaning plan and clean equipment in accordance with this Section; or
- B) Prepare and follow an equipment replacement plan and replace equipment in accordance with this Section; or
- C) Document cleaning and replacement in accordance with this Section, carried out after termination of use of chlorophenolic preservatives.

2) Cleaning requirements.

A) Prepare and sign a written equipment cleaning plan that describes:

- i) The equipment to be cleaned.
- ii) How the equipment will be cleaned.
- iii) The solvent to be used in cleaning.
- iv) How solvent rinses will be tested. And,
- v) How cleaning residues will be disposed.

B) Equipment must be cleaned as follows:

- i) Remove all visible residues from process equipment.
- ii) Rinse process equipment with an appropriate solvent until dioxins and dibenzofurans are not detected in the final solvent rinse.

C) Analytical requirements

- i) Rinses must be tested in accordance with SW-846, Method 8290, incorporated by reference in 35 Ill. Adm. Code 720.111.
- ii) "Not detected" means at or below the lower method calibration limit (MCL) in Method 8290, Table 1.

D) The generator must manage all residues from

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

the cleaning process as F032 waste.

3) Replacement requirements.

A) Prepare and sign a written equipment replacement plan that describes:

- i) The equipment to be replaced;
- ii) How the equipment will be replaced; and
- iii) How the equipment will be disposed of.

B) The generator must manage the discarded equipment as F032 waste.

4) Documentation requirements. Document that previous equipment cleaning and replacement was performed in accordance with this Section and occurred after cessation of use of chlorophenolic preservatives.

c) The generator shall maintain the following records documenting the cleaning and replacement as part of the facility's operating record:

- 1) The name and address of the facility;
- 2) Formulations previously used and the date on which their use ceased in each process at the plant;
- 3) Formulations currently used in each process at the plant;
- 4) The equipment cleaning or replacement plan;
- 5) The name and address of any persons who conducted the cleaning and replacement;
- 6) The dates on which cleaning and replacement were accomplished;
- 7) The dates of sampling and testing;
- 8) A description of the sample handling and preparation techniques, including techniques used for extraction, containerization, preservation and chain-of-custody of the samples;

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

9) A description of the tests performed, the date the tests were performed and the results of the tests;

10) The name and model numbers of the instrument(s) used in performing the tests;

11) QA/QC documentation; and

12) The following statement signed by the generator or the generator's authorized representative:

I certify under penalty of law that all process equipment required to be cleaned or replaced under 35 Ill. Adm. Code 721.135 was cleaned or replaced as represented in the equipment cleaning and replacement plan and accompanying documentation. I am aware that there are significant penalties for providing false information, including the possibility of fine or imprisonment.

(Source: Added at 15 Ill. Reg. 14473, effective September 30, 1991)

Section 721.Appendix C Chemical Analysis Test Methods

The Board incorporates by reference 40 CFR 261, Appendix III (1989), as amended at 54 Fed. Reg. 41497, October 6, 1989, and as amended at 55 Fed. Reg. 8948, March 9, 1990 and at 55 Fed. Reg. 18496, May 2, 1990 (1990), as amended at 55 Fed. Reg. 50483, December 6, 1990. This Section incorporates no future editions or modifications.

(Source: Amended at 15 Ill. Reg. 14473, effective September 30, 1991)

Section 721.Appendix G Basis for Listing Hazardous Wastes

EPA

Hazardous

Waste No. Hazardous Constituents for which Listed

F001

Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, carbon tetrachloride, chlorinated fluorocarbons.

F002

Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, 1,1,2-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, ortho-dichlorobenzene, trichlorofluoromethane.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- F003 N.A.
- F004 Cresols and cresylic acid, nitrobenzene.
- F005 Toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, 2-ethoxyethanol, benzene, 2-nitropropane
- F006 Cadmium, hexavalent chromium, nickel, cyanide (complexed).
- F007 Cyanide (salts).
- F008 Cyanide (salts).
- F009 Cyanide (salts).
- F010 Cyanide (salts).
- F011 Cyanide (salts).
- F012 Cyanide (complexed).
- F019 Hexavalent chromium, cyanide (complexed).
- F020 Tetra- and pentachlorodibenzo-p-dioxins; tetra- and pentachlorodibenzofurans; tri- and tetrachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amines and other salts.
- F021 Penta- and hexachlorodibenzo-p-dioxins; penta- and hexachlorodibenzofurans; pentachlorophenol and its derivatives.
- F022 Tetra-, penta- and hexachlorodibenzo-p-dioxins; tetra-, penta- and hexachlorodibenzofurans.
- F023 Tetra- and pentachlorodibenzo-p-dioxins; tetra- and pentachlorodibenzofurans; tri- and tetrachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amines and other salts.
- F024 Chloromethane, dichloromethane, trichloromethane, carbon tetrachloride, chloroethylene, 1,1-dichloroethane, 1,2-dichloroethane, trans-1,2-dichloroethylene, 1,1-dichloroethylene, 1,1,1-trichloroethane, 1,1,2-trichloroethane, trichloroethylene, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane, tetrachloroethylene,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- F025 pentachloroethane, hexachloroethane, allyl chloride (3-chloropropene), dichloropropane, dichloropropene, 2-chloro-1,3-butadiene, hexachloro-1,3-butadiene, hexachlorocyclopentadiene, hexachlorocyclohexane, benzene, chlorobenzene, dichlorobenzenes, 1,2,4-trichlorobenzene, tetrachlorobenzenes, pentachlorobenzene, hexachlorobenzene, toluene, naphthalene.
- Chloromethane, dichloromethane, trichloromethane; carbon tetrachloride; chloroethylene; 1,1-dichloroethane; 1,2-dichloroethane; trans-1,2-dichloroethylene; 1,1-dichloroethylene; 1,1,1-trichloroethane; 1,1,2-trichloroethane; trichloroethylene; 1,1,1,2-tetrachloroethane; 1,1,2,2-tetrachloroethane; tetrachloroethylene; pentachloroethane; hexachloroethane; allyl chloride (3-chloropropene); dichloropropane; dichloropropene; 2-chloro-1,3-butadiene; hexachloro-1,3-butadiene; hexachlorocyclopentadiene; benzene; chlorobenzene; dichlorobenzenes; 1,2,4-trichlorobenzene; tetrachlorobenzene; hexachlorobenzene; toluene; naphthalene.
- F026 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans.
- F027 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.
- F028 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.
- F032 Benz(a)anthracene, benzo(a)pyrene, dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene, pentachlorophenol, arsenic, chromium, tetra-, penta-, hexa-, heptachlorodibenzo-p-dioxins, tetra-, penta-, hexa-, heptachlorodibenzofurans.
- F034 Benz(a)anthracene, benzo(k)fluoranthene, benzo(a)pyrene, dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene, naphthalene, arsenic chromium.
- F035 Arsenic, chromium and lead.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- F037** Benzene, benzo(a)pyrene, chrysene, lead, chromium.
- F038** Benzene, benzo(a)pyrene, chrysene, lead, chromium.
- F039** All constituents for which treatment standards are specified for multi-source leachate (wastewaters and non-wastewaters) under 35 Ill. Adm. Code 728. Table B (Constituent Concentrations in Waste)
- K001** Pentachlorophenol, phenol, 2-chlorophenol, p-chloro-m-cresol, 2,4-dimethylphenol, 2,4-dinitrophenol, trichlorophenols, tetrachlorophenols, 2,4-dinitrophenol, cresosote, chrysene, naphthalene, fluoranthene, benzo(b)fluoranthene, benzo(a)pyrene, indeno(1,2,3-cd)pyrene, benz(a)anthracene, dibenz(a)anthracene, acenaphthalene.
- K002** Hexavalent chromium, lead.
- K003** Hexavalent chromium, lead.
- K004** Hexavalent chromium.
- K005** Hexavalent chromium, lead.
- K006** Hexavalent chromium.
- K007** Cyanide (complexed), hexavalent chromium.
- K008** Hexavalent chromium.
- K009** Chloroform, formaldehyde, methylene chloride, methyl chloride, paraldehyde, formic acid.
- K010** Chloroform, formaldehyde, methylene chloride, methyl chloride, paraldehyde, formic acid, chloroacetaldehyde.
- K011** Acrylonitrile, acetonitrile, hydrocyanic acid.
- K013** Hydro cyanic acid, acrylonitrile, acetonitrile.
- K014** Acetonitrile, acrylamide.
- K015** Benzyl chloride, chlorobenzene, toluene, benzotrichloride.
- K016** Hexachlorobenzene, hexachlorobutadiene, carbon tetrachloride, hexachloroethane, perchloroethylene.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- K017** Epichlorohydrin, chloroethers [bis(chloromethyl) ether and bis-(2-chloroethyl) ethers], trichloropropane, dichloropropanols.
- K018** 1,2-dichloroethane, trichloroethylene, hexachlorobutadiene, hexachlorobenzene.
- K019** Ethylene dichloride, 1,1,1-trichloroethane, 1,1,2-trichloroethane, tetrachloroethanes (1,1,2,2-tetrachloroethane and 1,1,1,2-tetrachloroethane), trichloroethylene, tetrachloroethylene, carbon tetrachloride, chloroform, vinyl chloride, vinylidene chloride.
- K020** Ethylene dichloride, 1,1,1-trichloroethane, 1,1,2-trichloroethane, tetrachloroethanes (1,1,2,2-tetrachloroethane and 1,1,1,2-tetrachloroethane), trichloroethylene, tetrachloroethylene, carbon tetrachloride, chloroform, vinyl chloride, vinylidene chloride.
- K021** Antimony, carbon tetrachloride, chloroform.
- K022** Phenol, tars (polycyclic aromatic hydrocarbons).
- K023** Phthalic anhydride, maleic anhydride.
- K024** Phthalic anhydride, 1,4-naphthoquinone.
- K025** Meta-dinitrobenzene, 2,4-dinitrotoluene.
- K026** Paraldehyde, pyridines, 2-picoline.
- K027** Toluene diisocyanate, toluene-2, 4-diamine.
- K028** 1,1,1-trichloroethane, vinyl chloride.
- K029** 1,2-dichloroethane, 1,1,1-trichloroethane, vinyl chloride, vinylidene chloride, chloroform.
- K030** Hexachlorobenzene, hexachlorobutadiene, hexachloroethane, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane, ethylene dichloride.
- K031** Arsenic.
- K032** Hexachlorocyclopentadiene.
- K033** Hexachlorocyclopentadiene.
- K034** Hexachlorocyclopentadiene.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- K035 Creosote, chrysene, naphthalene, fluoranthene, benzo-(b)fluoranthene, benzo(a)pyrene, indeno(1,2,3-cd)pyrene, benzo(a)anthracene, dibenzo(a)anthracene, acenaphthalene.
- K036 Toluene, phosphorodithioic and phosphorothioic acid esters.
- K037 Toluene, phosphorodithioic and phosphorothioic acid esters.
- K038 Phorate, formaldehyde, phosphorodithioic and phosphorothioic acid esters.
- K039 Phosphorodithioic and phosphorothioic acid esters.
- K040 Phorate, formaldehyde, phosphorodithioic and phosphorothioic acid esters.
- K041 Toxaphene.
- K042 Hexachlorobenzene, ortho-dichlorobenzene.
- K043 2,4-dichlorophenol, 2,6-dichlorophenol, 2,4,6-trichlorophenol.
- K044 N.A.
- K045 N.A.
- K046 Lead
- K047 N.A.
- K048 Hexavalent chromium, lead.
- K049 Hexavalent chromium, lead.
- K050 Hexavalent chromium.
- K051 Hexavalent chromium, lead.
- K052 Lead
- K060 Cyanide, naphthalene, phenolic compounds, arsenic.
- K061 Hexavalent chromium, lead, cadmium.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- K062 Hexavalent chromium, lead.
- K064 Lead, cadmium
- K065 Lead, cadmium
- K066 Lead, cadmium
- K069 Hexavalent chromium, lead, cadmium.
- K071 Mercury.
- K073 Chloroform, carbon tetrachloride, hexachloroethane, trichloroethane, tetrachloroethylene, dichloroethylene, 1,1,2,2-tetrachloroethane.
- K083 Aniline, diphenylamine, nitrobenzene, phenylenediamine.
- K084 Arsenic.
- K085 Benzene, dichlorobenzenes, trichlorobenzenes, tetrachlorobenzenes, pentachlorobenzene, hexachlorobenzene, benzyl chloride.
- K086 Lead, hexavalent chromium.
- K087 Phenol, naphthalene.
- K088 Cyanide (complexes)
- K090 Chromium
- K091 Chromium
- K093 Phthalic anhydride, maleic anhydride.
- K094 Phthalic anhydride.
- K095 1,1,2-trichloroethane, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane.
- K096 1,2-dichloroethane, 1,1,1-trichloroethane, 1,1,2-trichloroethane.
- K097 Chlordane, heptachlor.
- K098 Toxaphene.
- K099 2,4-dichlorophenol, 2,4,6-trichlorophenol.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K100	Hexavalent chromium, lead, cadmium.
K101	Arsenic.
K102	Arsenic.
K103	Aniline, nitrobenzene, phenylenediamine.
K104	Aniline, benzene, diphenylamine, nitrobenzene, phenylenediamine.
K105	Benzene, monochlorobenzene, dichlorobenzenes, 2,4,6-trichlorophenol.
K106	Mercury.
K107	1,1-Dimethylhydrazine (UDMH)
K108	1,1-Dimethylhydrazine (UDMH)
K109	1,1-Dimethylhydrazine (UDMH)
K110	1,1-Dimethylhydrazine (UDMH)
K111	2,4-Dinitrotoluene.
K112	2,4-Toluenediamine, o-toluidine, p-toluidine, aniline.
K113	2,4-Toluenediamine, o-toluidine, p-toluidine, aniline.
K114	2,4-Toluenediamine, o-toluidine, p-toluidine.
K115	2,4-Toluenediamine.
K116	Carbon tetrachloride, tetrachloroethylene, chloroform, phosgene.
K117	Ethylene dibromide
K118	Ethylene dibromide
K123	Ethylene thiourea
K124	Ethylene thiourea
K125	Ethylene thiourea
K126	Ethylene thiourea

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

K131	Dimethyl sulfate, methyl bromide
K132	Methyl bromide
K136	Ethylene dibromide

N.A.--Waste is hazardous because it fails the test for the characteristic of ignitability, corrosivity or reactivity.

(Source: Amended at 15 Ill. Reg. 14473, effective September 30, 1991)

Section 721. Appendix H Hazardous Constituents

Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Acetonitrile	Same	75-05-8	U003
Acetophenone	Ethanone, 1-phenyl-	98-86-2	U004
2-Acetylaminofluorene	Acetanilide, N-9H-fluoren-2-yl-	53-96-3	U005
Acetyl chloride	Same	75-36-5	U006
1-Acetyl-2-thiourea	Acetanilide, N-(aminothioxomethyl)-	591-08-2	P002
Acrolein	2-Propenal	107-02-8	P003
Acrylamide	2-Propenamide	79-06-1	U007
Acrylonitrile	2-Propenenitrile	107-13-1	U009
Aflatoxins	Same	1402-68-2	P070
Aldicarb	Propanal, 2-methyl-2-(methylthio)-, O-[(methylamino)carbonyl]oxime	116-06-3	P004
Aldrin	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-1,4,4a,5,8a-hexahydro-, 1-alpha, 4-alpha, 4a-beta, 5-alpha, 8-alpha, 8a-beta)-	309-00-2	P004
Allyl alcohol	2-Propen-1-ol	107-18-6	P005
Aluminum phosphide	Same	20859-73-8	P006
4-Aminobiphenyl	(1,1'-Biphenyl)-4-amine	92-67-1	P007
5-(Aminomethyl)-3-isoxazolol	3(2H)-Isoxazolone, 5-(aminomethyl)-	2763-96-4	P008
4-Aminopyridine	4-Pyridinamine	504-24-5	U011
Anitrole	1H-1,2,4-Triazol-3-amine	61-82-5	U011
Ammonium vanadate	Vanadic acid, ammonium salt	7803-55-6	U119
Aniline	Benzenamine	62-53-3	U012
Antimony	Same	7440-36-0	
Antimony compounds, N.O.S. (not otherwise specified)			
Aranite	Sulfurous acid, 2-chloroethyl-, 2-[4-(1,1-dimethylethyl)phenoxy]-1-methylethyl ester	140-57-8	
Arsenic	Arsenic	7440-38-2	
Arsenic compounds, N.O.S.			
Arsenic acid	Arsenic acid H3AsO4	7778-39-4	P010
Arsenic pentoxide	Arsenic oxide As2O5	1303-28-2	P011
Arsenic trioxide	Arsenic oxide As2O3	1327-53-3	P012
Auramine	Benzenamine, 4,4'-carbonylbis(4-bis(4-methyl-1,3-diazol-5-yl)-2-aminophenyl)-	492-80-8	U014
Azaserine	L-Serine, diazoacetate (ester)	115-02-6	U015

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

1,2-Dichloroethyl ether
Dichloroethyl ether
Dichloropropyl ether
Dichloromethoxyethane
Dichloromethyl ether
2,4-Dichlorophenol
2,6-Dichlorophenol
Dichlorophenylamine
Dichloropropane, M.O.S.
Dichloropropanol, M.O.S.
Dichloropropane, M.O.S.
Dieldrin
1,2,3,4-Dioxynbutane
Diethylarsine
1,4-Diethylenoxide
Diethylhexyl phthalate
N,N'-Diethylhydrazine
O,O-Diethyl-S-methyl dithiophosphate
Diethyl-p-nitrophenyl phosphate
Diethyl phthalate
O,O-Diethyl O-pyrazinyl phosphorothioate
Diethylstilbestrol
Dihydroxyfrole
Diisopropylfluorophosphate (DIP)
Dimethoate
3,3'-Dimethoxybenzidine
p-Dimethylaminobenzene
7,12-Dimethylbenz[a]anthracene
3,3'-Dimethylbenzidine
Dimethylcarbamoyl chloride
1,1-Dimethylhydrazine
1,2-Dimethylhydrazine
alpha,alpha-Dimethylphenethylamine
2,4-Dimethylphenol
Dimethylphthalate
Dimethyl sulfate
Dinitrobenzene, M.O.S.
4,6-Dinitro-o-cresol
4,6-Dinitro-o-cresol salts
2,4-Dinitrophenol

Ethane, 1,2-dichloro-, (E)-
Ethane, 1,1'-oxybis[2-chloro-
Propane, 2,2'-oxybis[2-chloro-
Ethane, 1,1'-methylenbis(oxy)bis-
[2-chloro-
Methane, oxybis[chloro-
Phenol, 2,4-dichloro-
Phenol, 2,6-dichloro-
Arenous dichloride, phenyl-
Propane, dichloro-
Propanol, dichloro-
1-Propane, dichloro-
1-Propane, 1,3-dichloro-
2,7,3,6-Dimethanaphth[2,3-b]oxi-
rene, 3,4,5,6,9-hexachloro-
1a,2,2a,3,6,6a,7,7a-octahydro-, (1a
beta, 6a alpha, 7 beta, 7a alpha)-
Arisine, diethyl-
1,4-Dioxane
1,2-Benzenedicarboxylic acid, bis(2-
ethylhexyl) ester
Hydrazine, 1,2-diethyl-
Phosphorodithioic acid, O,O-diethyl
S-methyl ester
Phenyl ester
1,2-Benzenedicarboxylic acid, diethyl 4-nitro-
diethyl ester
Phosphorothioic acid, O,O-diethyl O-
pyrazinyl ester
Phenol, 4,4'-(1,2-diethyl-1,2-
ethenediyl)bis-, (E)-
1,3-Benzodioxole, 5-propyl-
Phosphorofluoridic acid, bis(1-
methyl) ester
Phosphorodithioic acid, O,O-dimethyl
S-[2-(methylamino)-2-oxoethyl] ester
[1,1'-Biphenyl]-4,4'-diamine, 3,3'-
dimethoxy-
Benzeneamine, N,N-dimethyl-4-(phenyl-
azo)-
Benz[a]anthracene, 7,12-dimethyl-
[1,1'-Biphenyl]-4,4'-diamine, 3,3'-
dimethyl-
Carbamic chloride, dimethyl-
Hydrazine, 1,1-dimethyl-
Hydrazine, 1,2-dimethyl-
Benzeneethanamine, alpha, alpha,
dimethyl-
Phenol, 2,4-dimethyl-
1,2-Benzenedicarboxylic acid,
dimethyl ester
Sulfuric acid, dimethyl ester
Benzene, dinitro-
Phenol, 2-methyl-4,6-dinitro-
Phenol, 2,4-dinitro-

2,4-Dinitrotoluene
2,6-Dinitrotoluene
Dinoseb
Di-n-octyl phthalate
Diethylamine
1,2-Diphenylhydrazine
Di-n-propylnitroamine
Diethylfuran
Dithiobisurea
Endosulfan
Endothal
Endrin
Endrin metabolites
Epichlorohydrin
Epinephrine
Ethyl carbamate (urethane)
Ethyl cyanide
Ethylenebisdithiocarbamic acid
Ethylenebisdithiocarbamic acid, salts and
esters
Ethylene dibromide
Ethylene dichloride
Ethylene glycol monoethyl ether
Ethyleneimine
Ethylene oxide
Ethyleneurea
Ethylidene dichloride
Ethyl methacrylate
Ethyl methanesulfonate
Famphur
Fluoranthene
Fluorine
Fluoroacetamide
Fluoroacetic acid, sodium salt
Formaldehyde
Formic acid
Glycidylaldehyde
Halomethanes, M.O.S.
Heptachlor

Benzene, 1-methyl-2,4-dinitro-
Benzene, 2-methyl-1,3-dinitro-
Phenol, 2-(1-methylpropyl)-4,6-
dinitro-
1,2-Benzenedicarboxylic acid,
diethyl ester
Benzeneamine, N-phenyl-
Hydrazine, 1,2-diphenyl-
1-Propanamine, N-nitroso-N-propyl-
Phosphorodithioic acid, O, O-diethyl
S-[2-(ethylthio)ethyl] ester
Thioimido-dicarboxylic diimide
[(N2H)C(S)2NH
6,9-Methano-2,4,3-benzodioxathienep,
6,7,8,9,10,10-hexachloro-
1,5,5a,6,9,9a-hexahydro-, 3-oxide,
7-oxabicyclo[2.2.1]heptane-2,3-di-
carboxylic acid
rene, 3,4,5,6,9,9-hexachloro-
1a,2,2a,3,6,6a,7,7a-octahydro-, (1a
alpha, 2 beta, 2a beta, 3 alpha, 6
alpha, 6a beta, 7 beta, 7a alpha)-,
Oxirane, (chloromethyl)-
1,2-Benzenediol, 4-(1-hydroxy-2-
(methylamino)ethyl)-, (R)-
Carbamic acid, ethyl ester
Propanenitrile
Carbamodithioic acid, 1,2-ethane-
diylbis-
Oxirane, 1,2-dibromo-
Ethane, 1,2-dichloro-
Ethanol, 2-ethoxy-
Aziridine
151-56-4
Oxirane
2-Isodisolidine
Ethane, 1,1-dichloro-
2-Propenoic acid, 2-methyl-, ethyl
ester
Methanesulfonic acid, ethyl ester
Phosphorothioic acid, O-[4-
[(dimethylamino)sulfonyl]phenyl]
O,O-dimethyl ester
Same
Same
Acetamide, 2-fluoro-
Acetic acid, fluoro-, sodium salt
Same
Same
Oxirane-carboxaldehyde
4,7-Methano-1H-Indene,
1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-
tetrahydro-

121-14-2
606-20-2
88-85-7
117-84-0
122-39-4
122-66-7
621-64-7
298-04-4
541-53-7
115-29-7
145-73-3
72-20-8
106-89-8
51-43-4
51-79-6
107-12-0
111-56-6
106-93-4
107-06-2
110-80-5
151-56-4
75-21-8
96-45-7
75-34-3
97-63-2
62-50-0
52-85-7
206-44-0
7782-41-4
640-19-7
62-74-8
50-00-0
64-18-16
765-34-4
76-44-8

U079
U025
U027
U024
P016
U081
U082
P036
U084
P037
U085
P038
U108
U028
U086
U087
P041
U088
P040
U089
U090
P043
P044
U091
U093
U094
U095
U097
U098
U099
P046
U101
U102
U103
P047
P048

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Nitroglycerin	1,2,3-Propanetriol, trinitrate	55-63-0	P081
p-Nitrophenol	Phenol, 4-nitro-	100-02-7	U170
2-Nitropropane	Propane, 2-nitro-	79-46-9	U171
Nitrosamines, N.O.S.		35576-91-1	U172
N-Nitrosodi-n-butylamine	1-Butanamine, N-butyl-N-nitroso-	924-16-3	U173
N-Nitrosodichloroethane	Ethanol, 2,2'-(nitrosodimino)bis-	1116-54-7	U174
N-Nitrosodimethylamine	Ethanamine, N-ethyl-N-nitroso-	55-18-5	P082
N-Nitrosodimethylurea	Methanamine, N-methyl-N-nitroso-	62-75-9	U176
N-Nitrosomethylamine	Urea, N-ethyl-N-nitroso-	759-73-9	U177
N-Nitrosomethylurea	Ethanamine, N-methyl-N-nitroso-	10595-95-6	U178
N-Nitroso-N-methylurea	Urea, N-methyl-N-nitroso-	644-93-5	U179
N-Nitroso-N-methylurethane	Carbamic acid, methyl(nitroso-, ethyl ester	615-53-2	U180
N-Nitrosomethylvinylamine	Vinylamine, N-methyl-N-nitroso-	4569-40-0	P084
N-Nitrosomorpholine	Morpholine, 4-nitroso-	59-89-2	U181
N-Nitrosornicotine	Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)-	16543-55-8	U182
N-Nitrosopiperidine	Piperidine, 1-nitroso-	100-75-4	U183
N-Nitrosopyrrolidine	Pyrrolidine, 1-nitroso-	930-55-2	U184
5-Nitro-o-toluidine	Glycine, N-methyl-N-nitroso-	13256-22-9	U185
Octamethylpyrophosphoramide	Benzenamine, 2-methyl-5-nitro-	99-55-8	See F027
Paraldehyde	Diphosphoramide, octamethyl-	152-16-9	U186
Parathion	Oxalium oxide OsO ₄ (T-4)	20816-12-0	P092
	1,3,5-Trioxane, 2,4,6-trimethyl-	123-63-7	P093
	Phosphorothioic acid, O,O-diethyl O-(4-nitrophenyl) ester	56-38-2	P094
	Benzene, pentachloro-	608-93-5	P095
Pentachlorobenzene			P096
Pentachlorodibenzo-p-dioxins			P097
Pentachlorodibenzofurans			P098
Pentachlorodibenzofurans (PCBF)			P099
Pentachlorophenol	Ethane, pentachloro-	76-01-7	U190
Phenacetin	Benzene, pentachloro-	82-69-8	U191
Phenol	Phenol, pentachloro-	87-86-5	U192
Phenylmedicinal	Acetamide, N-(4-ethoxyphenyl)-	62-44-2	U193
Phenylmercury acetate	Same	108-95-2	U194
Phenylthiourea	Benzenediamine	25265-76-3	U195
Phosgene	Mercury, (acetato-O)phenyl-	62-38-4	U196
Phosphine	Thiourea, phenyl-	103-85-5	U197
Phorate	Carbonic dichloride	75-44-5	U198
	Same	7803-51-2	U199
	Phosphorodithioic acid, O,O-diethyl S-((ethylthio)methyl) ester	298-02-2	U200
Phthalic acid esters, N.O.S.	1,3-Isobenzofuranone	85-44-9	U201
Phthalic anhydride	Pyridine, 2-methyl-	109-06-8	U202
2-Picoline	Same		U203
Polychlorinated biphenyls, N.O.S.	Argentate(1-), bis(cyano-C)-, potassium salt	151-50-8	U204
Potassium cyanide	Potassium salt	506-61-6	U205
Pronamide	Benzenediamine, 3,5-dichloro-N-(1,1-dimethyl-2-propenyl)-	23950-58-5	U206
1,3-Propane sultone	1,2-Oxathiolane, 2,2-dioxide	1120-71-4	U207
n-Propylamine	1-Propenamine	107-10-8	U208
Propargyl alcohol	2-Propyn-1-ol	107-19-7	U209
Propylene dichloride	Propane, 1,2-dichloro-	78-87-5	U210
1,2-Propylenimine	Aziridine, 2-methyl-	75-55-8	U211
Propylthiouracil	4(1H)-Pyrimidinone, 2,3-dihydro-6-propyl-2-thioxo-	51-52-5	U212

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Pyridine	Same	110-86-1	U196
Reserpine	Yohimban-16-carboxylic acid, 11,17-dimethoxy-18-((3,4,5-trimethoxybenzoyloxy)-, methyl ester, (3 beta, 16 beta, 17 alpha, 18 beta, 20 alpha)-, 1,3-Benzenediol	50-55-5	U200
Resorcinol	1,2-Benzenediol	108-46-3	U201
Saccharin	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide	81-07-2	U202
Saccharin salts	1,3-Benzodioxole, 5-(2-propenyl)-	94-59-7	U203
Safrole	Same	7782-49-2	U204
Selenium	Selenious acid	7783-00-8	U205
Selenium compounds, N.O.S.	Selenium sulfide SeS ₂	7488-56-4	U206
Selenium dioxide	Same	630-10-4	P103
Selenium sulfide	Same	7440-22-4	P104
Silver	Silver cyanide AgCN	506-64-9	See F027
Silver compounds, N.O.S.	Propanoic acid, 2-(2,4,5-trichlorophenoxy)-	93-72-1	P106
Silver cyanide	Sodium cyanide NaCN	143-33-9	U208
Silvex (2,4,5-TP)	D-glucose, 2-deoxy-2-[(methyl-nitrosamino)carbonyl]amino]-	18883-66-4	U209
Sodium cyanide	Strychnidin-10-one	57-24-9	U210
Streptozotocin	Dibenzol(b,e)(1,4)dioxin, 2,3,7,8-tetrachloro-	1746-01-6	P108
Strychnine	Benzene, 1,2,4,5-tetrachloro-	95-94-3	U207
TCDD	Ethane, tetrachloro-, N.O.S.	25322-20-7	U208
1,2,4,5-Tetrachlorobenzene	Ethane, 1,1,1,2-tetrachloro-	630-20-6	U209
Tetrachlorodibenzo-p-dioxins	Ethane, 1,1,2,2-tetrachloro-	79-34-5	U210
Tetrachlorodibenzofurans	Ethane, tetrachloro-	127-18-4	See F027
1,1,2,2-Tetrachloroethane	Phenol, 2,3,4,6-tetrachloro-	58-90-2	P109
1,1,2-Tetrachloroethane	Thiodiphosphoric acid, tetraethyl ester	3689-24-5	P110
2,3,4,6-Tetrachlorophenol	Plumbane, tetraethyl-	78-00-2	P111
Tetraethyl(dithiopyrophosphate)	Diphosphoric acid, tetraethyl ester	107-49-3	P112
Tetraethyl lead	Methane, tetranitro-	509-14-8	P113
Tetraethylpyrophosphate	Same	7440-28-0	P114
Tetranitromethane	Thallium oxide Tl ₂ O ₃	1314-32-5	P115
Thallium	Acetic acid, thallium (1+) salt	563-68-8	U214
Thallium compounds	Carbonic acid, dithallium (1+) salt	6533-73-9	U216
Thallous oxide	Thallium chloride TlCl	7791-12-0	U217
Thallium (I) acetate	Nitric acid, thallium (1+) salt	10102-45-1	P114
Thallium (I) carbonate	Selenious acid, dithallium (1+) salt	12039-52-0	P115
Thallium (I) chloride	Sulfuric acid, dithallium (1+) salt	7446-18-6	U218
Thallium (I) nitrate	Ethanethioamide	62-55-5	P045
Thallium selenite	2-Butanone, 3,3-dimethyl-1-(methylthio)-, O-((methylamino)carbonyl)-oxime	39196-18-4	U153
Thallium (I) sulfate	Methanethiol	74-93-1	P014
Thioacetamide	Benzenethiol	108-98-5	P016
Thiofuran	Hydrazinecarbothioamide	79-19-6	P219
	Same	62-56-6	U244
	Thiooxydicarbonic diamide	137-26-8	
	[(H ₂)C(S)] ₂ , tetramethyl-		

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Toluene	Benzene, methyl-	108-88-3	U220
Toluenediamine	Benzenediamine, ar-methyl-	25376-45-8	U221
Toluene-2,4-diamine	1,3-Benzenediamine, 4-methyl-	95-80-7	
Toluene-2,6-diamine	1,3-Benzenediamine, 2-methyl-	823-40-5	
Toluene-3,4-diamine	1,2-Benzenediamine, 4-methyl-	496-72-0	
Toluene diisocyanate	Benzene, 1,3-diisocyanatomethyl-	26471-62-5	U223
o-Toluidine	Benzenamine, 2-methyl-	95-53-4	U228
o-Toluidine hydrochloride	Benzenamine, 2-methyl-, hydrochloride	636-21-5	U222
p-Toluidine	Benzenamine, 4-methyl-	106-49-0	U353
Toxaphene	Same	8001-35-2	P123
1,2,4-Trichlorobenzene	Benzene, 1,2,4-trichloro-	120-82-1	
1,1,2-Trichloroethane	Ethane, 1,1,2-trichloro-	79-00-5	U227
Trichloroethylene	Ethane, trichloro-	79-01-6	U228
Trichloromethanethiol	Methanethiol, trichloro-	75-70-7	P118
Trichloromethylfluoromethane	Methane, trichlorofluoro-	75-69-4	U121
2,4,5-Trichlorophenol	Phenol, 2,4,5-trichloro-	95-95-4	See 6027
2,4,6-Trichlorophenol	Phenol, 2,4,6-trichloro-	88-06-2	See 6027
2,4,5-T	Acetic acid, (2,4,5-trichlorophenoxy)-	93-76-5	See 6027
Trichloropropane, H.O.S.	Propane, 1,2,3-trichloro-	25735-29-9	
1,2,3-Trichloropropane	Phosphorothioic acid, 0,0,0-triethyl ester	96-18-4	
0,0,0-Triethylphosphorothioate	Benzene, 1,3,5-trinitro-	99-35-4	U234
1,3,5-Trinitrobenzene	Aziridine, 1,1',1''-phosphinothioyl-	52-24-4	
Triis(1-aziridinyl)phosphine sulfide	Idynetris-		
Triis(2,3-dibromopropyl) phosphate	1-Propanol, 2,3-dibromo-, phosphate (3:1)	126-72-7	U235
Trypan blue	2,7-Naphthalenedisulfonic acid, 3,3'-(3,3'-dimethyl(1,1'-biphenyl)-4,4'-diyl)bis(azo)bis(5-amino-6-hydroxy-, tetrasodium salt	72-57-1	U236
Uracil mustard	2,4-(1H,3H)-Pyrimidinone, 5-bis(2-chloroethyl)amino-	66-75-1	U237
Vanadium pentoxide	Vanadium oxide V ₂ O ₅	1314-62-1	P120
Vinyl chloride	Ethene, chloro-	75-01-4	U043
Warfarin	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, when present at concentrations less than 0.3%.	81-81-2	U248
Warfarin	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, when present at concentrations greater than 0.3%.		P001
Warfarin salts, when present at concentrations less than 0.3%.	Zinc cyanide Zn(CN) ₂	557-21-1	P121
Warfarin salts, when present at concentrations greater than 0.3%.	Zinc phosphide P ₂ Zn ₃ , when present at concentrations greater than 10%.	1314-84-7	P122
Zinc cyanide	Zinc phosphide P ₂ Zn ₃ , when present at concentrations of 10% or less.		U249
Zinc phosphide			

(Source: Amended at 15 Ill. Reg. 14473 effective September 30, 1991)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) **Heading of the Part: INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES**
- 2) **Code Citation: 15 Ill. Adm. Code 725**
- 3) **Section Number(s)** **Adopted Action(s)**

725.290	Amendment
725.540	New Section
725.541	New Section
725.542	New Section
725.543	New Section
725.544	New Section
725.545	New Section
- 4) **Statutory Authority: Ill. Rev. Stat. 1989, ch. 111, pars. 1022.4 and 1027.**
- 5) **Effective Date of Amendments: October 1, 1991**
- 6) **Does this rulemaking contain an automatic repeal date? No.**
- 7) **Does this amendment contain incorporations by reference?** No.
- 8) **Date Filed in Agency's Principal Office: Order adopted August 8, 1991, as modified September 12, 1991.**
- 9) **Notice(s) of Proposal Published in Illinois Register:**

April 26, 1991; 15 Ill. Reg. 6043
- 10) **Has ICAR issued a Statement of Objections to this (these) Rule(s)?**

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
- 11) **Difference(s) between proposal and final version:**

The differences between the proposed and final versions stem from three major sources. First, the base text for the rules has been modified to reflect amendments adopted in R90-11, which appeared on June 28, 1991, at 15 Ill. Reg. 9398. Second, the rules have been modified to reflect the USEPA "administrative stay" of the wood preserving rules

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

which appeared at 56 Fed. Reg. 27332, June 13, 1991. Third, the rules have been modified to reflect the USEPA corrections to the wood preserving rules at 56 Fed. Reg. 30192, July 1, 1991. These changes are summarized as follows:

Section	Difference
Table	Base text revised to reflect R90-11: Addition of Subparts AA and BB, entry in main source note.
725.540(a)	".... precipitation or surface water run-on..." inserted pursuant to USEPA correction.
725.543(a)(4)	Board Note added reflecting USEPA administrative stay.
725.543(a)(5)	Board Note revised to specify example standards.
725.543(b)(1)	"to" deleted before "prevent".
725.543(b)(2)(A)	Subsection (b)(2)(A)(ii) added pursuant to USEPA correction.
725.543(e)	Edited and rearranged pursuant to USEPA correction.
725.543(f)	"...the drip pad is" added.
725.543(i)	Misplaced modifier moved. (in the facility's operating log)
725.543(k)	Misplaced modifier moved. (in accordance with this subsection)
725.543(m)	Revised pursuant to USEPA correction (may have caused or has caused)
725.543(m)(1)	Revised pursuant to USEPA correction (may have caused or has caused)
725.543(m)(1)(B)	Misplaced modifier moved. (from service)
725.545(b)	"facility" changed to "unit"

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

- 13) Will this amendment replace an emergency rule currently in effect? No.

- 14) Are there any amendments pending on this Part? No.

- 15) Summary and Purpose of Rule(s):

The Board adopted an Opinion and Order in this matter, R91-1, on August 8, 1991. A copy of the Opinion is available from the address below.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to regulations adopted by USEPA to implement Sections 3001 through 3005 of the Resource Conservation and Recovery Act. The USEPA regulations, which deal with hazardous waste, are found at 40 CFR 260 through 270. The equivalent Board regulations are in 35 Ill. Adm. Code 702, 703, 705 and 720 through 728.

The term "identical in substance" is defined in Section 7.2 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1007.2). Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's hazardous waste regulations to correspond with USEPA amendments appearing in the Federal Register during the period July 1 through December 31, 1990. The amendments to Part 725 are very similar to 35 Ill. Adm. Code 724, except that they apply at interim status facilities.

Section Discussion

- 725.290 Tanks and sumps associated with drip pads must meet the technical standards for "tank

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

systems".

725.540 This is the applicability Section for new Subpart W, which deals with drip pads at wood preserving plants. This includes the definitions of "new" and "existing" drip pads.

725.541 This requires operators to assess existing drip pads for integrity on a schedule extending over 15 years, subject to a possible extension by way of variance.

725.542 This Section specifies which Sections govern "new" drip pads. Note that this Section corresponds with 35 Ill. Adm. Code 724.675.

725.543 This Section specifies the design and operating requirements for drip pads at RCRA-permitted facilities.

725.544 This Section requires the operator to conduct "inspections" of drip pads during construction, as well as weekly and after storms.

725.545 This Section specifies closure requirements for interim status drip pads.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Morton F. Dorothy
Illinois Pollution Control Board
104 W. University
Urbana, IL 61801

217/ 333-5575

The full text of the adopted amendments begins on the following page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 725

INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

SUBPART A: GENERAL PROVISIONS

Section
725.101 Purpose, Scope and Applicability
725.104 Imminent Hazard Action

SUBPART B: GENERAL FACILITY STANDARDS

Section
725.110 Applicability
725.111 USEPA Identification Number
725.112 Required Notices
725.113 General Waste Analysis
725.114 Security
725.115 General Inspection Requirements
725.116 Personnel Training
725.117 General Requirements for Ignitable, Reactive or Incompatible Wastes
725.118 Location Standards

SUBPART C: PREPAREDNESS AND PREVENTION

Section
725.130 Applicability
725.131 Maintenance and Operation of Facility
725.132 Required Equipment
725.133 Testing and Maintenance of Equipment
725.134 Access to Communications or Alarm System
725.135 Required Aisle Space
725.137 Arrangements with Local Authorities

SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section
725.150 Applicability
725.151 Purpose and Implementation of Contingency Plan
725.152 Content of Contingency Plan
725.153 Copies of Contingency Plan
725.154 Amendment of Contingency Plan
725.155 Emergency Coordinator
725.156 Emergency Procedures

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section	
725.170	Applicability
725.171	Use of Manifest System
725.172	Manifest Discrepancies
725.173	Operating Record
725.174	Availability, Retention and Disposition of Records
725.175	Annual Report
725.176	Unmanifested Waste Report
725.177	Additional Reports

SUBPART F: GROUNDWATER MONITORING

Section	
725.190	Applicability
725.191	Groundwater Monitoring System
725.192	Sampling and Analysis
725.193	Preparation, Evaluation and Response
725.194	Recordkeeping and Reporting

SUBPART G: CLOSURE AND POST-CLOSURE

Section	
725.210	Applicability
725.211	Closure Performance Standard
725.212	Closure Plan; Amendment of Plan
725.213	Closure; Time Allowed for Closure
725.214	Disposal or Decontamination of Equipment, Structures and Soils
725.215	Certification of Closure
725.216	Survey Plat
725.217	Post-closure Care and Use of Property
725.218	Post-closure Plan; Amendment of Plan
725.219	Post-Closure Notices
725.220	Certification of Completion of Post-Closure Care

SUBPART H: FINANCIAL REQUIREMENTS

Section	
725.240	Applicability
725.241	Definitions of Terms as Used in this Subpart
725.242	Cost Estimate for Closure
725.243	Financial Assurance for Closure
725.244	Cost Estimate for Post-closure Care
725.245	Financial Assurance for Post-closure Monitoring and Maintenance
725.246	Use of a Mechanism for Financial Assurance of Both Closure and Post-closure Care
725.247	Liability Requirements
725.248	Incapacity of Owners or Operators, Guarantors or Financial Institutions
725.251	Promulgation of Forms (Repealed)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART I: USE AND MANAGEMENT OF CONTAINERS

Section	
725.270	Applicability
725.271	Condition of Containers
725.272	Compatibility of Waste with Container
725.273	Management of Containers
725.274	Inspections
725.276	Special Requirements for Ignitable or Reactive Waste
725.277	Special Requirements for Incompatible Wastes

SUBPART J: TANK SYSTEMS

Section	
725.290	Applicability
725.291	Assessment of Existing Tank System's Integrity
725.292	Design and Installation of New Tank Systems or Components
725.293	Containment and Detection of Releases
725.294	General Operating Requirements
725.295	Inspections
725.296	Response to leaks or spills and disposition of Tank Systems
725.297	Closure and Post-Closure Care
725.298	Special Requirements for Ignitable or Reactive Waste
725.299	Special Requirements for Incompatible Wastes
725.300	Waste Analysis and Trial Tests
725.301	Generators of 100 to 1000 kg/mo.

SUBPART K: SURFACE IMPOUNDMENTS

Section	
725.320	Applicability
725.321	Design Requirements
725.322	General Operating Requirements
725.323	Containment System
725.325	Waste Analysis and Trial Tests
725.326	Inspections
725.328	Closure and Post-Closure Care
725.329	Special Requirements for Ignitable or Reactive Waste
725.330	Special Requirements for Incompatible Wastes

SUBPART L: WASTE PILES

Section	
725.350	Applicability
725.351	Protection from Wind
725.352	Waste Analysis
725.353	Containment
725.354	Design Requirements
725.356	Special Requirements for Ignitable or Reactive Waste
725.357	Special Requirements for Incompatible Wastes

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

725.358 Closure and Post-Closure Care

SUBPART M: LAND TREATMENT

Section	
725.370	Applicability
725.372	General Operating Requirements
725.373	Waste Analysis
725.376	Food Chain Crops
725.378	Unsaturated Zone (Zone of Aeration) Monitoring
725.379	Recordkeeping
725.380	Closure and Post-closure
725.381	Special Requirements for Ignitable or Reactive Waste
725.382	Special Requirements for Incompatible Wastes

SUBPART N: LANDFILLS

Section	
725.400	Applicability
725.401	Design Requirements
725.402	General Operating Requirements
725.409	Surveying and Recordkeeping
725.410	Closure and Post-Closure
725.412	Special Requirements for Ignitable or Reactive Waste
725.413	Special Requirements for Incompatible Wastes
725.414	Special Requirements for Liquid Wastes
725.415	Special Requirements for Containers
725.416	Disposal of Small Containers of Hazardous Waste in Overpacked Drums (Lab Packs)

SUBPART O: INCINERATORS

Section	
725.440	Applicability
725.441	Waste Analysis
725.445	General Operating Requirements
725.447	Monitoring and Inspection
725.451	Closure
725.452	Interim Status Incinerators Burning Particular Hazardous Wastes

SUBPART P: THERMAL TREATMENT

Section	
725.470	Other Thermal Treatment
725.473	General Operating Requirements
725.475	Waste Analysis
725.477	Monitoring and Inspections
725.481	Closure
725.482	Open Burning; Waste Explosives
725.483	Interim Status Thermal Treatment Devices Burning Particular Hazardous Waste

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART Q: CHEMICAL, PHYSICAL AND BIOLOGICAL TREATMENT

Section	
725.500	Applicability
725.501	General Operating Requirements
725.502	Waste Analysis and Trial Tests
725.503	Inspections
725.504	Closure
725.505	Special Requirements for Ignitable or Reactive Waste
725.506	Special Requirements for Incompatible Wastes

SUBPART R: UNDERGROUND INJECTION

Section	
725.530	Applicability

SUBPART W: DRIP PADS

Section	
725.540	Applicability
725.541	Assessment of existing drip pad integrity
725.542	Design and installation of new drip pads
725.543	Design and operating requirements
725.544	Inspections
725.545	Closure

SUBPART AA: AIR EMISSION STANDARDS FOR PROCESS VENTS

Section	
725.930	Applicability
725.931	Definitions
725.932	Standards: Process Vents
725.933	Standards: Closed-vent Systems and Control Devices
725.934	Test methods and procedures
725.935	Recordkeeping Requirements

SUBPART BB: AIR EMISSION STANDARDS FOR EQUIPMENT LEAKS

Section	
725.950	Applicability
725.951	Definitions
725.952	Standards: Pumps in Light Liquid Service
725.953	Standards: Compressors
725.954	Standards: Pressure Relief Devices in Gas/Vapor Service
725.955	Standards: Sampling Connecting Systems
725.956	Standards: Open-ended Valves or Lines
725.957	Standards: Valves in Gas/Vapor or Light Liquid Service
725.958	Standards: Pumps, Valves, Pressure Relief Devices, Flanges and Other Connectors
725.959	Standards: Delay of Repair
725.960	Standards: Closed-vent Systems and Control Devices
725.961	Percent Leakage Alternative for Valves
725.962	Skip Period Alternative for Valves

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

725.963 Test Methods and Procedures
725.964 Recordkeeping Requirements

Appendix A Recordkeeping Instructions
Appendix B EPA Report Form and Instructions (Repealed)
Appendix C EPA Interim Primary Drinking Water Standards
Appendix D Tests for Significance
Appendix E Examples of Potentially Incompatible Waste

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111-1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 831, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R83-19, 53 PCB 131, at 7 Ill. Reg. 14034, effective October 12, 1983; amended in R84-9, at 9 Ill. Reg. 11869, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1085, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14069, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6044, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13489, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19338, effective November 10, 1987; amended in R87-26 at 12 Ill. Reg. 2485, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13027, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 437, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18354, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14447, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16498, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9398, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14534, effective October 1, 1991.

SUBPART J: TANK SYSTEMS

Section 725.290

Applicability

The regulations of this Subpart apply to owners and operators of facilities that use tank systems for storing or treating hazardous waste, except as otherwise provided in subsections (a) or (b) or (c), or in Section 725.101.

- a) Tank systems that are used to store or treat hazardous waste which contains no free liquids and that are situated inside a building with an impermeable floor are exempted from the requirements in Section 725.293. To demonstrate the absence or presence of free liquids

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

in the stored/treated waste, USEPA Method 9095 (Paint Filter Liquids Test) as described in "Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods" (EPA Publication No. SW-846), incorporated by reference in 35 Ill. Adm. Code 720.111, must be used.

- b) Tank systems, including sumps, as defined in 35 Ill. Adm. Code 720.110, that serve as part of a secondary containment system to collect or contain releases of hazardous wastes are exempted from the requirements in Section 725.293(a).

- c) Tanks, sumps and other collection devices used in conjunction with drip pads, as defined in 35 Ill. Adm. Code 720.110 and regulated under Subpart W, must meet the requirements of this Subpart.

(Source: Amended at 15 Ill. Reg. 14534, effective October 1, 1991.)

SUBPART W: DRIP PADS

Section 725.540

Applicability

- a) The requirements of this Subpart apply to owners and operators of facilities that use new or existing drip pads to convey treated wood drippage, precipitation or surface water run-on to an associated collection system.

- 1) "Existing drip pads" are:

- A) Those constructed before December 6, 1990; and

- B) Those for which the owner or operator has a design and has entered into binding financial or other agreements for construction prior to December 6, 1990.

- 2) All other drip pads are "new drip pads".

- b) The owner or operator of any drip pad that is inside or under a structure that provides protection from precipitation so that neither run-off nor run-on is generated is not subject to regulation under Section 725.543(e) or (f).

(Source: Added at 15 Ill. Reg. 14534, effective October 1, 1991.)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

)

Section 725.541Assessment of existing drip pad integrity

- a) For each existing drip pad, the owner or operator shall evaluate the drip pad and determine that it meets all of the requirements of this Subpart, except the requirements for liners and leak detection systems of Section 725.543(b). No later than June 6, 1991, the owner or operator shall obtain and keep on file at the facility a written assessment of the drip pad, reviewed and certified by an independent, qualified registered professional engineer that attests to the results of the evaluation. The assessment must be reviewed, updated and re-certified annually until all upgrades, repairs or modifications necessary to achieve compliance with all of the standards of Section 725.543 are complete. The evaluation must justify and document the extent to which the drip pad meets each of the design and operating standards of Section 725.543, except the standards for liners and leak detection systems, specified in Section 725.543(b), and must document the age of the drip pad to the extent possible, to document compliance with subsection (b).

b)

The owner or operator shall develop a written plan for upgrading, repairing and modifying the drip pad to meet the requirements of Section 725.543(b) and submit the plan to the Agency no later than 2 years before the date that all repairs, upgrades and modifications will be complete. This written plan must describe all changes to be made to the drip pad in sufficient detail to document compliance with all the requirements of Section 725.543 and must document the age of the drip pad to the extent possible. The plan must be reviewed and certified by an independent qualified, registered professional engineer. All upgrades, repairs and modifications must be completed in accordance with the following:

- 1) For existing drip pads of known and documentable age, all upgrades, repairs and modifications must be completed by June 6, 1993, or when the drip pad has reached 15 years of age, whichever comes later.
- 2) For existing drip pads for which the age cannot be documented, by June 6, 1999; but, if the age of the facility is greater than 7 years, all

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

upgrades, repairs and modifications must be completed by the time the facility reaches 15 years of age or by June 6, 1993, whichever comes later.

- 3) The owner or operator may petition the Board for an extension of the deadline in subsection (b)(1) or (2).

A) The owner or operator shall file a petition for a RCRA variance as specified in 35 Ill. Adm. Code 104.

B) The Board will grant the petition for extension if it finds that:

- i) The drip pad meets all of the requirements of Section 725.543, except those for liners and leak detection systems specified in Section 725.543(b); and
- ii) That it will continue to be protective of human health and the environment.

c)

Upon completion of all repairs and modifications, the owner or operator shall submit to the Agency, the as-built drawings for the drip pad, together with a certification by an independent, qualified, registered professional engineer attesting that the drip pad conforms to the drawings.

d)

If the drip pad is found to be leaking or unfit for use, the owner or operator shall comply with the provisions of Section 725.543(m) or close the drip pad in accordance with Section 725.545.

(Source: Added at 15 Ill. Reg. 14534, effective October 1, 1991.)

Section 725.542 Design and installation of new drip pads

Owners and operators of new drip pads shall ensure that the pads are designed, installed and operated in accordance with all of the applicable requirements of Sections 725.543, 725.544 and 725.545.

(Source: Added at 15 Ill. Reg. 14534, effective October 1, 1991.)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Section 725.543 Design and operating requirements

a) Drip pads must:

- 1) Not be constructed of earthen materials, wood or asphalt, unless the asphalt is structurally supported;
- 2) Be sloped to free-drain to the associated collection system treated wood drip-pads, rain, other waters, or solutions of drip-pads and water or other wastes;
- 3) Have a curb or berm around the perimeter;
- 4) Be impermeable, e.g., concrete pads must be sealed, coated or covered with an impermeable material such that the entire surface where drip-pads occur or may run across is capable of containing such drip-pads and mixtures of drip-pads and precipitation, materials or other wastes while being routed to an associated collection system; and

BOARD NOTE: The requirement that new drip pads be impermeable, e.g., that new drip pads be sealed, coated or covered with an impermeable material, is administratively stayed. The stay will remain in effect until further administrative action is taken.

- 5) Be of sufficient structural strength and thickness to prevent failure due to physical contact, climatic conditions, the stress of installation and the stress of daily operations, e.g., variable and moving loads such as vehicle traffic, movement of wood, etc.

BOARD NOTE: In judging the structural integrity requirement of this subsection, the Agency should generally consider applicable standards established by professional organizations generally recognized by the industry, including ACI 318 or ASTM C94, incorporated by reference in 35 Ill. Adm. Code 720.111.

- b) A new drip pad or an existing drip pad, after the deadline established in Section 725.541(b), must have:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) A synthetic liner installed below the drip pad that is designed, constructed and installed to prevent leakage from the drip pad into the adjacent subsurface soil or groundwater or surface water at any time during the active life (including the closure period) of the drip pad. The liner must be constructed of materials that will prevent waste from being absorbed into the liner and prevent releases into the adjacent subsurface soil or groundwater or surface water during the active life of the facility. The liner must be:

- A) Constructed of materials that have appropriate chemical properties and sufficient strength and thickness to prevent failure due to pressure gradients (including static head and external hydrogeologic forces), physical contact with the waste or drip pad leakage to which they are exposed, climatic conditions, the stress of installation and the stress of daily operation (including stresses from vehicular traffic on the drip pad);
 - B) Placed upon a foundation or base capable of providing support to the liner and resistance to pressure gradients above and below the liner to prevent failure of the liner due to settlement, compression or uplift; and
 - C) Installed to cover all surrounding earth that could come in contact with the waste or leakage; and
- 2) A leakage detection system immediately above the liner that is designed, constructed, maintained and operated to detect leakage from the drip pad. The leakage detection system must be:
- A) Constructed of materials that are:
 - i) Chemically resistant to the waste managed in the drip pad and the leakage that might be generated;
 - ii) Designed and operated to function without clogging through the scheduled

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

closure of the drip pad; and

iiil Of sufficient strength and thickness to prevent collapse under the pressures exerted by overlaving materials and by any equipment used at the drip pad; and

B) Designed so that it will detect the failure of the drip pad or the presence of a release of hazardous waste or accumulated liquid at the earliest practicable time.

c) Drip pads must be maintained such that they remain free of cracks, gaps, corrosion or other deterioration that could cause hazardous waste to be released from the drip pad.

BOARD NOTE: See subsection (m) for remedial action required if deterioration or leakage is detected.

d) The drip pad and associated collection system must be designed and operated to convey, drain and collect liquid resulting from dripage or precipitation in order to prevent run-off.

e) Unless the drip pad is protected by a structure, as described in Section 725.540(b), the owner or operator shall design, construct, operate and maintain a run-on control system capable of preventing flow onto the drip pad during peak discharge from at least a 24-hour, 25-year storm, unless the system has sufficient excess capacity to contain any run-on that might enter the system.

f) Unless the drip pad is protected by a structure or cover, as described in Section 725.540(b), the owner or operator shall design, construct, operate and maintain a run-off management system to collect and control at least the water volume resulting from a 24-hour, 25-year storm.

g) The drip pad must be evaluated to determine that it meets the requirements of subsections (a) through (f). The owner or operator shall obtain a statement from an independent, qualified, registered professional engineer certifying that the drip pad design meets the requirements of this Section.

h) Dripage and accumulated precipitation must be removed

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

from the associated collection system as necessary to prevent overflow onto the drip pad.

ii) The drip pad surface must be cleaned thoroughly at least once every seven days such that accumulated residues of hazardous waste or other materials are removed, using an appropriate and effective cleaning technique, including but not limited to rinsing, washing with detergents or other appropriate solvents, or steam cleaning. The owner or operator shall document, in the facility's operating log, the date and time of each cleaning and the cleaning procedure.

ii) Drip pads must be operated and maintained in a manner to minimize tracking of hazardous waste or hazardous waste constituents off the drip pad as a result of activities by personnel or equipment.

k) After being removed from the treatment vessel, treated wood from pressure and non-pressure processes must be held on the drip pad until dripage has ceased. The owner or operator shall maintain records sufficient to document that all treated wood is held on the pad, in accordance with this Section, following treatment.

ll) Collection and holding units associated with run-on and run-off control systems must be emptied or otherwise managed as soon as possible after storms to maintain design capacity of the system.

m) Throughout the active life of the drip pad, if the owner or operator detects a condition that may have caused or has caused a release of hazardous waste, the condition must be repaired within a reasonably prompt period of time following discovery, in accordance with the following procedures:

1) Upon detection of a condition that may have caused or has caused a release of hazardous waste (e.g., upon detection of leakage in the leak detection system), the owner or operator shall:

A) Enter a record of the discovery in the facility operating log;

B) Immediately remove from service the portion of the drip pad affected by the condition;

C) Determine what steps must be taken to repair

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

the drip pad, clean up any leakage from below the drip pad, and establish a schedule for accomplishing the clean up and repairs:

- D) Within 24 hours after discovery of the condition, notify the Agency of the condition and, within 10 working days, provide written notice to the Agency with a description of the steps that will be taken to repair the drip pad and clean up any leakage, and the schedule for accomplishing this work.

- 2) The Agency shall: review the information submitted; make a determination regarding whether the pad must be removed from service completely or partially until repairs and clean up are complete; and notify the owner or operator of the determination and the underlying rationale in writing.

- 3) Upon completing all repairs and clean up, the owner or operator shall notify the Agency in writing and provide a certification, signed by an independent, qualified, registered professional engineer, that the repairs and clean up have been completed according to the written plan submitted in accordance with subsection (m)(1)(D).

- n) The owner or operator shall maintain, as part of the facility operating log, documentation of past operating and waste handling practices. This must include identification of preservative formulations used in the past, a description of drip-pipe management practices and a description of treated wood storage and handling practices.

(Source: Added at 15 Ill. Reg. 14534, effective October 1, 1991.)

Section 725.544 Inspections

- a) During construction or installation, liners and cover systems (e.g., membranes, sheets or coatings) must be inspected for uniformity, damage and imperfections (e.g., holes, cracks, thin spots or foreign materials). Immediately after construction or installation, liners must be inspected and certified as meeting the requirements of Section 725.543 by an independent, qualified, registered professional engineer. The

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

certification must be maintained at the facility as part of the facility operating record. After installation liners and covers must be inspected to ensure tight seams and joints and the absence of tears, punctures or blisters.

- b) While a drip pad is in operation, it must be inspected weekly and after storms to detect evidence of any of the following:

- 1) Deterioration, malfunctions or improper operation of run-on and run-off control systems;
- 2) The presence of leakage in and proper functioning of leak detection system.
- 3) Deterioration or cracking of the drip pad surface.

BOARD NOTE: See Section 725.543(m) for remedial action required if deterioration or leakage is detected.

(Source: Added at 15 Ill. Reg. 14534, effective October 1, 1991.)

Section 725.545 Closure

- a) At closure, the owner or operator shall remove or decontaminate all waste residues, contaminated containment system components (pad, liners, etc.), contaminated subsoils, and structures and equipment contaminated with waste and leakage, and manage them as hazardous waste.

- b) If, after removing or decontaminating all residues and making all reasonable efforts to effect removal or decontamination of contaminated components, subsoils, structures and equipment as required in subsection (a), the owner or operator finds that not all contaminated subsoils can be practically removed or decontaminated. The operator shall close the unit and perform post-closure care in accordance with closure and post-closure care requirements that apply to landfills (Section 725.410). For permitted units, the requirement to have a permit continues throughout the post-closure period.

- c) Existing drip pads without liners.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The owner or operator of an existing drip pad that does not comply with the liner requirements of Section 725.543(b)(1) shall:

A) Include in the closure plan for the drip pad under Section 725.212 both a plan for complying with subsection (a) and a contingent plan for complying with subsection (b) in case not all contaminated subsoils can be practicably removed at closure; and

B) Prepare a contingent post-closure plan under Section 725.218 for complying with subsection (b) in case not all contaminated subsoils can be practicably removed at closure.

- 2) The cost estimates calculated under Sections 725.212 and 725.244 for closure and post closure care of a drip pad subject to this subsection must include the cost of complying with the contingent closure plan and the contingent post closure plan, but are not required to include the cost of expected closure under subsection (a).

(Source: Added at 15 Ill. Reg. 14534 , effective October 1, 1991)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: RCRA PERMIT PROGRAM
- 2) Code Citation: 35 Ill. Adm. Code 703
- 3) Section Numbers: Adopted Action:
703.212 New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027.
- 5) Effective Date of Amendments: September 30, 1991
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: Order adopted August 8, 1991, as modified September 12, 1991.
- 9) Notice(s) of Proposal Published in Illinois Register:
April 26, 1991; 15 Ill. Reg. 6059
- 10) Has JCAR issued a Statement of Objections to this (these) Rule(s)?
Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
- 11) Difference(s) between proposal and final version:
The differences between the proposed and final versions stem from three major sources. First, the base text for the rules has been modified to reflect amendments adopted in R90-11, which appeared on June 28, 1991, at 15 Ill. Reg. 9616. Second, the rules have been modified to reflect the USEPA "administrative stay" of the wood preserving rules which appeared at 56 Fed. Reg. 27332, June 13, 1991. Third, the rules have been modified to reflect the USEPA corrections to the wood preserving rules at 56 Fed. Reg. 30192, July 1, 1991. These changes are summarized as follows:

Section	Difference
---------	------------

Table

Entries for 703.210 and 703.211 and main

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

source note revised to reflect R90-11.

notice review by JCAR.

703.212 Renumbered from proposed 703.208

This rulemaking updates the Board's hazardous waste regulations to correspond with USEPA amendments appearing in the Federal Register during the period July 1 through December 31, 1990.

703.212(c) Cross reference revised to reflect USEPA correction of numbering. (.672 to .673)

703.212(c) In (c)(14) - (16), cross references revised to reflect USEPA correction. (.672 to .673; .671 to .673; .673 to .675)

The amendment to Part 703 adds a new Section 703.212, which specifies the contents of a RCRA part B application for a drip pad at a wood preserving plant. This is closely related to new hazardous waste listings in 35 Ill. Adm. Code 721, and to new technical standards for drip pads in 35 Ill. Adm. Code 724.Subpart W.

703.212 Board Note revised to reflect USEPA correction.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?

16) Information and questions regarding this adopted amendment shall be directed to:

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

Morton F. Dorothy
Illinois Pollution Control Board
104 W. University
Urbana, IL 61801

13) Will this amendment replace an emergency rule currently in effect? No.

217/ 333-5575

14) Are there any amendments pending on this Part? No.

The full text of the adopted amendments begins on the following page:

15) Summary and Purpose of Rule(s):

The Board adopted an Opinion and Order in this matter, R91-1, on August 8, 1991. A copy of the Opinion is available from the address below.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to regulations adopted by USEPA to implement Sections 3001 through 3005 of the Resource Conservation and Recovery Act. The USEPA regulations, which deal with hazardous waste, are found at 40 CFR 260 through 270. The equivalent Board regulations are in 35 Ill. Adm. Code 702, 703, 705 and 720 through 728.

The term "identical in substance" is defined in Section 7.2 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1007.2). Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER b: PERMITS

PART 703

RCRA PERMIT PROGRAM

SUBPART A: GENERAL PROVISIONS

Section
703.100 Scope and Relation to Other Parts
703.101 Purpose
703.110 References

SUBPART B: PROHIBITIONS

Section
703.120 Prohibitions in General
703.121 RCRA Permits
703.122 Specific Inclusions in Permit Program
703.123 Specific Exclusions from Permit Program
703.124 Discharges of Hazardous Waste
703.125 Reapplications
703.126 Initial Applications
703.127 Federal Permits (Repealed)

SUBPART C: AUTHORIZATION BY RULE AND INTERIM STATUS

Section
703.140 Purpose and Scope
703.141 Permits by Rule
703.150 Application by Existing HWM Facilities and Interim Status Qualifications
703.151 Application by New HWM Facilities
703.152 Amended Part A Application
703.153 Qualifying for Interim Status
703.154 Prohibitions During Interim Status
703.155 Changes During Interim Status
703.156 Interim Status Standards
703.157 Grounds for Termination of Interim Status
703.158 Permits for Less Than an Entire Facility
703.159 Closure by Removal
703.160 Procedures for Closure Determination

SUBPART D: APPLICATIONS

Section
703.180 Applications in General
703.181 Contents of Part A
703.182 Contents of Part B
703.183 General Information
703.184 Facility Location Information

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

703.185 Groundwater Protection Information
703.186 Exposure Information
703.187 Solid Waste Management Units
703.188 Other Information
703.200 Specific Information
703.201 Containers
703.202 Tank Systems
703.203 Surface Impoundments
703.204 Waste Piles
703.205 Incinerators
703.206 Land Treatment
703.207 Landfills
703.209 Miscellaneous Units
703.210 Process Vents
703.211 Equipment
703.212 Drip Pads

SUBPART E: SHORT TERM AND PHASED PERMITS

Section
703.221 Emergency Permits
703.222 Incinerator Conditions Prior to Trial Burn
703.223 Incinerator Conditions During Trial Burn
703.224 Incinerator Conditions After Trial Burn
703.225 Trial Burns for Existing Incinerators
703.230 Land Treatment Demonstration
703.231 Research, Development and Demonstration Permits

SUBPART F: PERMIT CONDITIONS OR DENIAL

Section
703.240 Permit Denial
703.241 Establishing Permit Conditions
703.242 Noncompliance Pursuant to Emergency Permit
703.243 Monitoring
703.244 Notice of Planned Changes
703.245 Twenty-four Hour Reporting
703.246 Reporting Requirements
703.247 Anticipated Noncompliance

SUBPART G: CHANGES TO PERMITS

Section
703.260 Transfer
703.270 Modification
703.271 Causes for Modification
703.272 Causes for Modification or Reissuance
703.273 Facility Siting
703.280 Permit Modification at the Request of the Permittee
703.281 Class 1 Modifications
703.282 Class 2 Modifications
703.283 Class 3 Modifications

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Appendix A Classification of Permit Modifications

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027).

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14289, effective October 12, 1983; amended in R83-24 at 8 Ill. Reg. 206, effective December 27, 1983; amended in R84-9 at 9 Ill. Reg. 11899, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1110, effective January 2, 1987; amended in R85-23 at 10 Ill. Reg. 13284, effective July 28, 1986; amended in R86-1 at 10 Ill. Reg. 14093, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20702, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6121, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13543, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19383, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2584, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13069, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 447, effective December 29, 1988; amended in R89-1 at 13 Ill. Reg. 18477, effective November 13, 1989; amended in R89-9 at 14 Ill. Reg. 6278, effective April 16, 1990; amended in R90-2 at 14 Ill. Reg. 14492, effective August 22, 1990; amended in R90-11 at 15 Ill. Reg. 9616, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14554, effective September 30, 1991.

SUBPART D: APPLICATIONS

Section 703.212 Drip Pads

Except as otherwise provided by 35 Ill. Adm. Code 724.101, owners and operators of hazardous waste treatment, storage or disposal facilities that collect, store or treat hazardous waste on drip pads shall provide the following additional information:

- a) A list of hazardous wastes placed or to be placed on each drip pad.
- b) If an exemption is sought to 35 Ill. Adm. Code 724.190, detailed plans and an engineering report describing how the requirements of 35 Ill. Adm. Code 724.190(b)(2) will be met.
- c) Detailed plans and an engineering report describing how the drip pad is or will be designed, constructed, operated and maintained to meet the requirements of 35

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Ill. Adm. Code 724.673, including the as-built drawings and specifications. This submission must address the following items as specified in 35 Ill. Adm. Code 724.671:

- 1) The design characteristics of the drip pad;
- 2) The liner system;
- 3) The leakage detection system, including the leak detection system and how it is designed to detect the failure of the drip pad or the presence of any releases of hazardous waste or accumulated liquid at the earliest practicable time;
- 4) Practices designed to maintain drip pads;
- 5) The associated collection system;
- 6) Control of run-on to the drip pad;
- 7) Control of run-off from the drip pad;
- 8) The interval at which drippage and other materials will be removed from the associated collection system and a statement demonstrating that the interval will be sufficient to prevent overflow onto the drip pad;
- 9) Cleaning procedures and documentation.
 - A) Procedures for cleaning the drip pad at least once every seven days to ensure the removal of any accumulated residues of waste or other materials, including, but not limited to: rinsing; washing with detergents or other appropriate solvents; or, steam cleaning. And.
 - B) Provisions for documenting the date, time and cleaning procedure used each time the pad is cleaned.
- 10) Operating practices and procedures that will be followed to ensure that tracking of hazardous waste or waste constituents off the drip pad due to activities by personnel or equipment is minimized.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 11) Procedures for ensuring that, after removal from the treatment vessel, treated wood from pressure and non-pressure processes is held on the drip pad until drippage has ceased, including recordkeeping practices;
- 12) Provisions for ensuring that collection and holding units associated with the run-on and run-off control systems are emptied or otherwise managed as soon as possible after storms to maintain design capacity of the system;
- 13) If treatment is carried out on the drip pad, details of the process equipment used, and the nature and quality of the residuals.
- 14) A description of how each drip pad, including appurtenances for control of run-on and run-off, will be inspected in order to meet the requirements of 35 Ill. Adm. Code 724.673. This information must be included in the inspection plan submitted under Section 703.183(e).
- 15) A certification signed by an independent qualified, registered professional engineer, stating that the drip pad design meets the requirements of 35 Ill. Adm. Code 724.673(a)-(f).
- 16) A description of how hazardous waste residues and contaminated materials will be removed from the drip pad at closure, as required under 35 Ill. Adm. Code 724.675(a). For any waste not to be removed from the drip pad upon closure, the owner or operator shall submit detailed plans and an engineering report describing how 35 Ill. Adm. Code 724.410(a) and (b) will be complied with. This information must be included in the closure plan and, where applicable, the post-closure plan submitted under Section 703.183(m).

BOARD NOTE: Derived from 40 CFR 270.22, adopted at 55 Fed. Reg. 50489, December 6, 1990; renumbered to 270.26 and amended at 56 Fed. Reg. 30192, July 1, 1991.

(Source: Added at 15 Ill. Reg. 14554, effective September 30, 1991.)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE
- 2) Code Citation: 35 Ill. Adm. Code 722
- 3) Section: Adopted Action:
722.134 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027.
- 5) Effective Date of Amendments: October 1, 1991
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this amendment contain incorporations by reference?
- 8) Date Filed in Agency's Principal Office: Order adopted August 8, 1991, as modified September 12, 1991.
- 9) Notice(s) of Proposal Published in Illinois Register: April 26, 1991; 15 Ill. Reg. 6066
- 10) Has JCAR issued a Statement of Objections to this (these) Rule(s)?
Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
- 11) Difference(s) between proposal and final version:
The differences between the proposed and final versions stem from three major sources. First, the base text for the rules has been modified to reflect amendments adopted in R90-11, which appeared on June 28, 1991, at 15 Ill. Reg. 9644. Second, the rules have been modified to reflect the USEPA "administrative stay" of the wood preserving rules which appeared at 56 Fed. Reg. 27332, June 13, 1991. Third, the rules have been modified to reflect the USEPA corrections to the wood preserving rules at 56 Fed. Reg. 30192, July 1, 1991. These changes are summarized as follows:

Section Difference

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- Table Main source note revised to reflect R90-11.
- 722.134(a)(1) Rearranged and modified to reflect USEPA correction.
- 722.134(a)(2)-(4) Base text revised to reflect R90-11. Renumbering dropped pursuant to USEPA correction.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?
- Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
- 13) Will this amendment replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rule(s):

The Board adopted an Opinion and Order in this matter, R91-1, on August 8, 1991. A copy of the Opinion is available from the address below.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to regulations adopted by USEPA to implement Sections 3001 through 3005 of the Resource Conservation and Recovery Act. The USEPA regulations, which deal with hazardous waste, are found at 40 CFR 260 through 270. The equivalent Board regulations are in 35 Ill. Adm. Code 702, 703, 705 and 720 through 728.

The term "identical in substance" is defined in Section 7.2 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1007.2). Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's hazardous waste

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

regulations to correspond with USEPA amendments appearing in the Federal Register during the period July 1 through December 31, 1990.

The amendments to Section 722.134 specify conditions under which wood preservers may operate drip pads without becoming owners or operators of hazardous waste management facilities.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Morton F. Dorothy
Illinois Pollution Control Board
104 W. University
Urbana, IL 61801

217/ 333-5575

The full text of the adopted amendments begins on the following page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 722
STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE

SUBPART A: GENERAL

Purpose, Scope and Applicability
Hazardous Waste Determination
USEPA Identification Numbers

Section
722.110
722.111
722.112

SUBPART B: THE MANIFEST

General Requirements
Acquisition of Manifests
Number of Copies
Use of the Manifest

Section
722.120
722.121
722.122
722.123

SUBPART C: PRE-TRANSPORT REQUIREMENTS

Packaging
Labeling
Marking
Placarding
Accumulation Time

Section
722.130
722.131
722.132
722.133
722.134

SUBPART D: RECORDKEEPING AND REPORTING

Recordkeeping
Annual Reporting
Exception Reporting
Additional Reporting
Special Requirements for Generators of between 100 and 1000 kilograms per month

Section
722.140
722.141
722.142
722.143
722.144

SUBPART E: EXPORTS OF HAZARDOUS WASTE

Applicability
Definitions
General Requirements
Notification of Intent to Export
Special Manifest Requirements
Exception Report
Annual Reports
Recordkeeping

Section
722.150
722.151
722.152
722.153
722.154
722.155
722.156
722.157

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART F: IMPORTS OF HAZARDOUS WASTE
Imports of Hazardous Waste

SUBPART G: FARMERS

Section
722.170

Appendix A Hazardous Waste Manifest

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 31, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R84-9 at 9 Ill. Reg. 11950, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1131, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14112, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20709, effective December 2, 1986; amended in R86-46 at 11 Ill. Reg. 13555, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19392, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13129, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 452, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18523, effective November 13, 1989; amended in R90-10 at 14 Ill. Reg. 16653, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9644, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14562, effective October 1, 1991.

SUBPART C: PRE-TRANSPORT REQUIREMENTS

Section 722.134 Accumulation Time

a) Except as provided in subsections (d), (e) or (f), a generator is exempt from all the requirements in 35 Ill. Adm. Code 725.Subparts G and H, except for 35 Ill. Adm. Code 725.211 and 725.214 and may accumulate hazardous waste on-site for 90 days or less without a permit or without having interim status, provided that:

1) The waste is placed:

A) In containers and the generator complies with 35 Ill. Adm. Code 725.Subpart I; or

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- B)** The waste is placed in tanks and the generator complies with 35 Ill. Adm. Code 725. Subpart J except 35 Ill. Adm. Code 725.297(c) and 725.300-1 or
- C)** On drip pads and the generator complies with 35 Ill. Adm. Code 725. Subpart W and maintains the following records at the facility:
- i)** A description of the procedures that will be followed to ensure that all wastes are removed from the drip pad and associated collection system at least once every 90 days; and
 - ii)** Documentation of each waste removal, including the quantity of waste removed from the drip pad and the sump or collection system and the date and time of removal. In addition, such a generator is exempt from all the requirements in 35 Ill. Adm. Code 725. Subparts G and H, except for 35 Ill. Adm. Code 725.211 and 725.214.

BOARD NOTE: The "in addition" hanging paragraph is in the introduction to subsection (a).

- 2)** The date upon which each period of accumulation begins is clearly marked and visible for inspection on each container;
 - 3)** While being accumulated on-site, each container and tank is labeled or marked clearly with the words, "Hazardous Waste", and
 - 4)** The generator complies with the requirements for owners or operators in 35 Ill. Adm. Code 725. Subparts C and D, with 35 Ill. Adm. Code 725.116 and 728.107(a)(4).
- b)** A generator who accumulates hazardous waste for more than 90 days is an operator of a storage facility and is subject to the requirements of 35 Ill. Adm. Code 724 and 725 and the permit requirements of 35 Ill. Adm. Code 702, 703 and 705 unless the generator has been granted an extension of the 90-day period. If hazardous wastes must remain on-site for longer than 90

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

days due to unforeseen, temporary, and uncontrollable circumstances, the generator may seek an extension of up to 30 days by means of a variance or provisional variance, pursuant to Section 37 of the Environmental Protection Act.

c) Accumulation near point of generation.

- 1)** A generator may accumulate as much as 55 gallons of hazardous waste or one quart of acutely hazardous waste listed in 35 Ill. Adm. Code 721.133(e) in containers at or near any point of generation where wastes initially accumulate, which is under the control of the operator of the process generating the waste, without a permit or interim status and without complying with paragraph (a) provided the generator:
 - A)** Complies with 35 Ill. Adm. Code 725.271, 725.272 and 725.273(a); and
 - B)** marks the generator's containers either with the words "Hazardous Waste" or with other words that identify the contents of the containers.
- 2)** A generator who accumulates either hazardous waste or acutely hazardous waste listed in 35 Ill. Adm. Code 721.133(e) in excess of the amounts listed in subsection (c)(1) at or near any point of generation must, with respect to that amount of excess waste, comply within three days with subsection (a) or other applicable provisions of this chapter. During the three day period the generator must continue to comply with subsection (c)(1). The generator must mark the container holding the excess accumulation of hazardous waste with the date the excess amount began accumulating.
- d)** A generator who generates greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month may accumulate hazardous waste on-site for 180 days or less without a permit or without having interim status provided that:
 - 1)** The quantity of waste accumulated on-site never exceeds 6000 kilograms;

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 2) The generator complies with the requirements of 35 Ill. Adm. Code 725. Subpart I, except the generator need not comply with 35 Ill. Adm. Code 725.276;
- 3) The generator complies with the requirements of 35 Ill. Adm. Code 725.301;
- 4) The generator complies with the requirements of subsections (a)(2) and (a)(3) and the requirements of 35 Ill. Adm. Code 725. Subpart C; and
- 5) The generator complies with the following requirements:
 - A) At all times there must be at least one employee either on the premises or on call (i.e., available to respond to an emergency by reaching the facility within a short period of time) with the responsibility for coordinating all emergency response measures specified in subsection (d)(4)(D). The employee is the emergency coordinator.
 - B) The generator shall post the following information next to the telephone:
 - i) The name and telephone number of the emergency coordinator;
 - ii) Location of fire extinguishers and spill control material, and if present, fire alarm; and
 - iii) The telephone number of the fire department, unless the facility has a direct alarm.
 - C) The generator shall ensure that all employees are thoroughly familiar with proper waste handling and emergency procedures, relevant to their responsibilities during normal facility operations and emergencies;
 - D) The emergency coordinator or designee shall respond to any emergencies that arise. The applicable responses are as follows:
 - i) In the event of a fire, call the fire department or attempt to extinguish it

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- using a fire extinguisher:
- ii) In the event of a spill, contain the flow of hazardous waste to the extent possible, and as soon as is practicable, clean up the hazardous waste and any contaminated materials or soil:
 - iii) In the event of a fire, explosion or other release which could threaten human health outside the facility or when the generator has knowledge that a spill has reached surface water, the generator shall immediately notify the National Response Center (using its 24-hour toll free number 800/424-8802). The report must include the following information: the name, address and USEPA identification number (35 Ill. Adm. Code 722.112) of the generator; date, time and type of incident (e.g., spill or fire); quantity and type of hazardous waste involved in the incident; extent of injuries, if any; and, estimated quantity and disposition of recoverable materials, if any.
 - e) A generator who generates greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month and who must transport the waste, or offer the waste for transportation, over a distance of 200 miles or more for off-site treatment, storage or disposal may accumulate hazardous waste on-site for 270 days or less without a permit or without having interim status provided that the generator complies with the requirements of subsection (d).
 - f) A generator who generates greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month and who accumulates hazardous waste in quantities exceeding 6000 kg or accumulates hazardous waste for more than 180 days (or for more than 270 days if the generator must transport the waste, or offer the waste for transportation, over a distance of 200 miles or more) is an operator of a storage facility and is subject to the requirements of 35 Ill. Adm. Code 724 and 725 and the permit requirements of 35 Ill. Adm. Code 703 unless the generator has been granted an extension to the 180-day (or 270-day if applicable)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

period. If hazardous wastes must remain on-site for longer than 180 days (or 270 days if applicable) due to unforeseen, temporary and uncontrollable circumstances, the generator may seek an extension of up to 30 days by means of variance or provisional variance pursuant to Section 37 of the Environmental Protection Act.

(Source: Amended at 15 Ill. Reg. 14562, effective October 1, 1991)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

- 2) Code Citation: 35 Ill. Adm. Code 724

- 3) Section Numbers: Adopted Action:

724.290	Amendment
724.670	New Section
724.671	New Section
724.672	New Section
724.673	New Section
724.674	New Section
724.675	New Section

- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111½, pars. 1022.4 and 1027.

- 5) Effective Date of Amendments: October 1, 1991

- 6) Does this rulemaking contain an automatic repeal date?: No.

- 7) Does this amendment contain incorporations by reference? No.

- 8) Date Filed in Agency's Principal Office: Order adopted August 8, 1991, as modified September 12, 1991.

- 9) Notice(s) of Proposal Published in Illinois Register:

April 26, 1991; 15 Ill. Reg. 6073

- 10) Has JCAR issued a Statement of Objections to this (these) Rule(s)?

Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.

- 11) Difference(s) between proposal and final version:

The differences between the proposed and final versions stem from three major sources. First, the base text for the rules has been modified to reflect amendments adopted in R90-11, which appeared on June 28, 1991, at 15 Ill. Reg. 9654. Second, the rules have been modified to reflect the USEPA "administrative stay" of the wood preserving rules which appeared at 56 Fed. Reg. 27332, June 13, 1991. Third,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

the rules have been modified to reflect the USEPA corrections to the wood preserving rules at 56 Fed. Reg. 30192, July 1, 1991.

Pursuant to the USEPA corrections, the text of proposed Section 724.675 has been renumbered to 724.672, and 0.001 added to proposed Section 724.672, and all subsequent Sections. This has caused numerous revisions to cross references.

These changes are summarized as follows:

Section	Difference
Table	Base text revised to reflect R90-11: Addition of Subparts AA and BB, entry in main source note.
724.670(a)	"...., precipitation or surface water run-on..." inserted pursuant to USEPA correction.
724.670(b)	Cross reference revised to reflect USEPA correction of numbering. (.672 to .673)
724.671(a)	Cross reference revised to reflect USEPA correction of numbering. (.672 to .673, in three places)
724.671(b)	Revised and rearranged pursuant to USEPA correction.
724.671(c)	"...upgrades, ..." inserted pursuant to USEPA correction.
724.671(d)	Cross reference revised to reflect USEPA correction of numbering. (.672 to .673, and .674 to .675)
724.672	Text moved from proposed 724.675. All subsequent Section numbers increased by 0.001. Cross references revised to reflect USEPA correction of numbering. (.672, .673 and .674 to .673, .674 and .675)
724.673(a)(4)	Board Note added reflecting USEPA administrative stay.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

724.673(a)(5)	Board Note revised to specify example standards.
724.673(b)	"...or an existing drip pad, after the deadline established in Section 724.671(b)..." added pursuant to USEPA correction.
724.673(e)	Edited and rearranged pursuant to USEPA correction.
724.673(f)	"...the drip pad is" added.
724.673(i)	Misplaced modifier moved. (in the facility's operating log)
724.673(k)	Misplaced modifier moved. (in accordance with this subsection)
724.673(m)(1)	Revised pursuant to USEPA correction (may have caused or has caused)
724.673(m)(1)(B)	Misplaced modifier moved. (from service)
724.674(a)	Cross reference revised to reflect USEPA correction of numbering. (.672 to .673)
724.675	Proposed text moved to 724.672.
724.675(b)	"facility" changed to "unit"
724.675(c)(1)	Cross reference revised to reflect USEPA correction of numbering. (.672 to .673)
12)	<u>Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?</u>
	Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter.
13)	<u>Will this amendment replace an emergency rule currently in effect?</u> No.
14)	<u>Are there any amendments pending on this Part?</u> No.
15)	<u>Summary and Purpose of Rule(s):</u>

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

The Board adopted an Opinion and Order in this matter, R91-1, on August 8, 1991. A copy of the Opinion is available from the address below.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to regulations adopted by USEPA to implement Sections 3001 through 3005 of the Resource Conservation and Recovery Act. The USEPA regulations, which deal with hazardous waste, are found at 40 CFR 260 through 270. The equivalent Board regulations are in 35 Ill. Adm. Code 702, 703, 705 and 720 through 728.

The term "identical in substance" is defined in Section 7.2 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111½, par. 1007.2). Section 22.4(a) of the Environmental Protection Act and Section 2(c)(1) of the APA provide that Section 5 of the APA shall not apply to this matter. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's hazardous waste regulations to correspond with USEPA amendments appearing in the Federal Register during the period July 1 through December 31, 1990.

SectionDiscussion

724.290

Tanks and sumps associated with drip pads must meet the technical standards for "tank systems".

724.670

This is the applicability section for new Subpart W, which deals with drip pads at wood preserving plants. This includes the definitions of "new" and "existing" drip pads.

724.671

This requires operators to assess existing drip pads for integrity on a schedule extending over 15 years, subject to a possible extension by way of variance.

724.672

This Section specifies which Sections apply to new drip pads. It was moved from 724.675 in the Proposal. All subsequent Section numbers are increased by 0.001 with respect

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

to the Proposal.

724.673 This Section specifies the design and operating requirements for drip pads at RCRA-permitted facilities.

724.674 This Section requires the operator to conduct "inspections" of drip pads during construction, as well as weekly and after storms.

724.675 This Section specifies closure requirements for drip pads.

16) Information and questions regarding this adopted amendment shall be directed to:

Morton F. Dorothy
Illinois Pollution Control Board
104 W. University
Urbana, IL 61801

217/ 333-5575

The full text of the adopted amendments begins on the following page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 724

STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

SUBPART A: GENERAL PROVISIONS

Section	
724.101	Purpose, Scope and Applicability
724.103	Relationship to Interim Status Standards

SUBPART B: GENERAL FACILITY STANDARDS

Section	
724.110	Applicability
724.111	Identification Number
724.112	Required Notices
724.113	General Waste Analysis
724.114	Security
724.115	General Inspection Requirements
724.116	Personnel Training
724.117	General Requirements for Ignitable, Reactive or Incompatible Wastes
724.118	Location Standards

SUBPART C: PREPAREDNESS AND PREVENTION

Section	
724.130	Applicability
724.131	Design and Operation of Facility
724.132	Required Equipment
724.133	Testing and Maintenance of Equipment
724.134	Access to Communications or Alarm System
724.135	Required Aisle Space
724.137	Arrangements with Local Authorities

SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section	
724.150	Applicability
724.151	Purpose and Implementation of Contingency Plan
724.152	Content of Contingency Plan
724.153	Copies of Contingency Plan
724.154	Amendment of Contingency Plan
724.155	Emergency Coordinator
724.156	Emergency Procedures

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section	
724.170	Applicability
724.171	Use of Manifest System
724.172	Manifest Discrepancies
724.173	Operating Record
724.174	Availability, Retention and Disposition of Records
724.175	Annual Report
724.176	Unmanifested Waste Report
724.177	Additional Reports

SUBPART F: RELEASES FROM SOLID WASTE MANAGEMENT UNITS

Section	
724.190	Applicability
724.191	Required Programs
724.192	Groundwater Protection Standard
724.193	Hazardous Constituents
724.194	Concentration Limits
724.195	Point of Compliance
724.196	Compliance Period
724.197	General Groundwater Monitoring Requirements
724.198	Detection Monitoring Program
724.199	Compliance Monitoring Program
724.200	Corrective Action Program
724.201	Corrective Action for Solid Waste Management Units

SUBPART G: CLOSURE AND POST-CLOSURE

Section	
724.210	Applicability
724.211	Closure Performance Standard
724.212	Closure Plan; Amendment of Plan
724.213	Closure; Time Allowed For Closure
724.214	Disposal or Decontamination of Equipment, Structures and Soils
724.215	Certification of Closure
724.216	Survey Plat
724.217	Post-closure Care and Use of Property
724.218	Post-closure Plan; Amendment of Plan
724.219	Post-closure Notices
724.220	Certification of Completion of Post-closure Care

SUBPART H: FINANCIAL REQUIREMENTS

Section	
724.240	Applicability
724.241	Definitions of Terms As Used In This Subpart
724.242	Cost Estimate for Closure
724.243	Financial Assurance for Closure
724.244	Cost Estimate for Post-closure Care
724.245	Financial Assurance for Post-closure Care

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

724.246 Use of a Mechanism for Financial Assurance of Both
Closure and Post-closure Care
724.247 Liability Requirements
724.248 Incapacity of Owners or Operators, Guarantors or
Financial Institutions
724.251 Wording of the Instruments

SUBPART I: USE AND MANAGEMENT OF CONTAINERS

Section
724.270 Applicability
724.271 Condition of Containers
724.272 Compatibility of Waste With Container
724.273 Management of Containers
724.274 Inspections
724.275 Containment
724.276 Special Requirements for Ignitable or Reactive Waste
724.277 Special Requirements for Incompatible Wastes
724.278 Closure

SUBPART J: TANK SYSTEMS

Section
724.290 Applicability
724.291 Assessment of Existing Tank System's Integrity
724.292 Design and Installation of New Tank Systems or
Components
724.293 Containment and Detection of Releases
724.294 General Operating Requirements
724.295 Inspections
724.296 Response to Leaks or Spills and Disposition of Leaking
or unfit-for-use Tank Systems
724.297 Closure and Post-Closure Care
724.298 Special Requirements for Ignitable or Reactive Waste
724.299 Special Requirements for Incompatible Wastes
724.300 Special Requirements for Hazardous Wastes F020, F021,
F022, F023, F026 and F027

SUBPART K: SURFACE IMPOUNDMENTS

Section
724.320 Applicability
724.321 Design and Operating Requirements
724.322 Double-lined Surface Impoundments: Exemption from
Subpart F: Ground-water Protection Requirements
(Repealed)
724.326 Monitoring and Inspection
724.327 Emergency Repairs; Contingency Plans
724.328 Closure and Post-closure Care
724.329 Special Requirements for Ignitable or Reactive Waste
724.330 Special Requirements for Incompatible Wastes
724.331 Special Requirements for Hazardous Wastes F020, F021,

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

F022, F023, F026 and F027

SUBPART L: WASTE PILES

Section
724.350 Applicability
724.351 Design and Operating Requirements
724.352 Double-lined Piles: Exemption from Subpart F: Ground-
water Protection Requirements (Repealed)
724.353 Inspection of Liners: Exemption from Subpart F:
Ground-water Protection Requirements (Repealed)
724.354 Monitoring and Inspection
724.356 Special Requirements for Ignitable or Reactive Waste
724.357 Special Requirements for Incompatible Wastes
724.358 Closure and Post-closure Care
724.359 Special Requirements for Hazardous Wastes F020, F021,
F022, F023, F026 and F027

SUBPART M: LAND TREATMENT

Section
724.370 Applicability
724.371 Treatment Program
724.372 Treatment Demonstration
724.373 Design and Operating Requirements
724.376 Food-chain Crops
724.379 Unsaturated Zone Monitoring
724.379 Recordkeeping
724.380 Closure and Post-closure Care
724.381 Special Requirements for Ignitable or Reactive Waste
724.382 Special Requirements for Incompatible Wastes
724.383 Special Requirements for Hazardous Wastes F020, F021,
F022, F023, F026 and F027

SUBPART N: LANDFILLS

Section
724.400 Applicability
724.401 Design and Operating Requirements
724.402 Double-lined Landfills: Exemption from Subpart F:
Ground-water Protection Requirements (Repealed)
724.403 Monitoring and Inspection
724.409 Surveying and Recordkeeping
724.410 Closure and Post-closure Care
724.412 Special Requirements for Ignitable or Reactive Waste
724.413 Special Requirements for Incompatible Wastes
724.414 Special Requirements for Bulk and Containerized Liquids
724.415 Special Requirements for Containers
724.416 Disposal of Small Containers of Hazardous Waste in
Overpacked Drums (Lab Packs)
724.417 Special Requirements for Hazardous Wastes F020, F021,
F022, F023, F026 and F027

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART O: INCINERATORS

Section
724.440 Applicability
724.441 Waste Analysis
724.442 Principal Organic Hazardous Constituents (POHCs)
724.443 Performance Standards
724.444 Hazardous Waste Incinerator Permits
724.445 Operating Requirements
724.447 Monitoring and Inspections
724.451 Closure

SUBPART W: DRIP PADS

Section
724.670 Applicability
724.671 Assessment of existing drip pad integrity
724.672 Design and operating requirements
724.673 Inspections
724.674 Closure
724.675 Design and installation of new drip pads

SUBPART X: MISCELLANEOUS UNITS

Section
724.701 Applicability
724.701 Environmental Performance Standards
724.702 Monitoring, Analysis, Inspection, Response, Reporting
and Corrective Action
724.703 Post-closure Care

SUBPART AA: AIR EMISSION STANDARDS FOR PROCESS VENTS

Section
724.930 Applicability
724.931 Definitions
724.932 Standards: Process Vents
724.933 Standards: Closed-vent Systems and Control Devices
724.934 Test methods and procedures
724.935 Recordkeeping requirements
724.936 Reporting Requirements

SUBPART BB: AIR EMISSION STANDARDS FOR EQUIPMENT LEAKS

Section
724.950 Applicability
724.951 Definitions
724.952 Standards: Pumps in Light Liquid Service
724.953 Standards: Compressors
724.954 Standards: Pressure Relief Devices in Gas/Vapor Service
724.955 Standards: Sampling Connecting Systems
724.956 Standards: Open-ended Valves or Lines

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

724.957 Standards: Valves in Gas/Vapor or Light Liquid Service
724.958 Standards: Pumps, Valves, Pressure Relief Devices and Other Connectors
724.959 Standards: Delay of Repair
724.960 Standards: Closed-vent Systems and Control Devices
724.961 Alternative Percentage Standard for Valves
724.962 Skip Period Alternative for Valves
724.963 Test Methods and Procedures
724.964 Recordkeeping Requirements
724.965 Reporting Requirements

Appendix A Recordkeeping Instructions

Appendix B EPA Report Form and Instructions (Repealed)
Appendix D Cochran's Approximation to the Behrens-Fisher Student's T-Test
Appendix E Examples of Potentially Incompatible Waste
Appendix I Groundwater Monitoring List

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111, pars. 1022.4 and 1027).

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14059, effective October 12, 1983; amended in R84-9 at 9 Ill. Reg. 11964, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1136, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14119, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6138, effective March 24, 1987; amended in R86-28 at 11 Ill. Reg. 8684, effective April 21, 1987; amended in R87-5 at 11 Ill. Reg. 13577, effective August 4, 1987; amended in R87-39 at 12 Ill. Reg. 13135, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 458, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18527, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14511, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16658, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9654, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14572, effective October 1, 1991.

SUBPART J: TANK SYSTEMS

Section 724.290 Applicability

The requirements of this Subpart apply to owners and operators of facilities that use tank systems for ~~treating~~-~~ex~~-storing or ~~treating~~ hazardous waste, except as otherwise provided in subsections (a), ~~a~~ (b) or (c) or in Section 724.101.

a) Tank systems that are used to store or treat hazardous

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

waste which contains no free liquids and are situated inside a building with an impermeable floor are exempted from the requirements in Section 724.293. To demonstrate the absence or presence of free liquids in the stored or treated waste, EPA Method 9095 (Paint Filter Liquids Test) as described in "Test Methods for Evaluating Solid Wastes Physical/Chemical Methods" EPA Publication No. SW-846), incorporated by reference in 35 Ill. Adm. Code 720.111, must be used.

- b) Tank systems, including sumps, as defined in 35 Ill. Adm. Code 720.110, that serve as part of a secondary containment system to collect or contain releases of hazardous wastes are exempted from the requirements in Section 724.293(a).
- c) Tanks, sumps and other such collection devices or systems used in conjunction with drip pads, as defined in 35 Ill. Adm. Code 720.110 and regulated under Subpart W, must meet the requirements of this Subpart.

(Source: Amended at 15 Ill. Reg. 14572, effective October 1, 1991.)

SUBPART W: DRIP PADS

Section 724.670 Applicability

- a) The requirements of this Subpart apply to owners and operators of facilities that use new or existing drip pads to convey treated wood drippage, precipitation or surface water run-on to an associated collection system.

1) "Existing drip pads" are:

- A) Those constructed before December 6, 1990; and
- B) Those for which the owner or operator has a design and has entered into binding financial or other agreements for construction prior to December 6, 1990.

2) All other drip pads are "new drip pads".

- b) The owner or operator of any drip pad that is inside or under a structure that provides protection from precipitation so that neither run-off nor run-on is

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

generated is not subject to regulation under Section 724.673(e) or (f).

(Source: Added at 15 Ill. Reg. 14572, effective October 1, 1991.)

Section 724.671 Assessment of existing drip pad integrity

- a) For each existing drip pad, the owner or operator shall evaluate the drip pad and determine that it meets all of the requirements of this Subpart, except the requirements for liners and leak detection systems of Section 724.673(b). No later than June 6, 1991, the owner or operator shall obtain and keep on file at the facility a written assessment of the drip pad, reviewed and certified by an independent, qualified registered professional engineer that attests to the results of the evaluation. The assessment must be reviewed, updated and re-certified annually until all upgrades, repairs or modifications necessary to achieve compliance with all of the standards of Section 724.673 are complete. The evaluation must document the extent to which the drip pad meets each of the design and operating standards of Section 724.673, except the standards for liners and leak detection systems, specified in Section 724.673(b), and must document the age of the drip pad to the extent possible, to document compliance with subsection (b).

- b) The owner or operator shall develop a written plan for upgrading, repairing and modifying the drip pad to meet the requirements of Section 724.673(b) and submit the plan to the Agency no later than 2 years before the date that all repairs, upgrades and modifications will be complete. This written plan must describe all changes to be made to the drip pad in sufficient detail to document compliance with all the requirements of Section 724.673 and must document the age of the drip pad to the extent possible. The plan must be reviewed and certified by an independent qualified, registered professional engineer. All upgrades, repairs and modifications must be completed in accordance with the following:

- 1) For existing drip pads of known and documentable age, all upgrades, repairs and modifications must be completed by June 6, 1993, or when the drip pad has reached 15 years of age, whichever comes later.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

2) For existing drip pads for which the age cannot be documented, by June 6, 1999; but, if the age of the facility is greater than 7 years, all upgrades, repairs and modifications must be completed by the time the facility reaches 15 years of age or by June 6, 1993, whichever comes later.

3) The owner or operator may petition the Board for an extension of the deadline in subsection (b)(1) or (2).

A) The owner or operator shall file a petition for a RCRA variance as specified in 35 Ill. Adm. Code 104.

B) The Board will grant the petition for extension if it finds that:

i) The drip pad meets all of the requirements of Section 724.673, except those for liners and leak detection systems specified in Section 724.673(b); and

ii) That it will continue to be protective of human health and the environment.

c) Upon completion of all upgrades, repairs and modifications, the owner or operator shall submit to the Agency, the as-built drawings for the drip pad, together with a certification by an independent, qualified, registered professional engineer attesting that the drip pad conforms to the drawings.

d) If the drip pad is found to be leaking or unfit for use, the owner or operator shall comply with the provisions of Section 724.673(m) or close the drip pad in accordance with Section 724.675.

(Source: Added at 15 Ill. Reg. 14572, effective October 1, 1991.)

Section 724.672 Design and installation of new drip pads
Owners and operators of new drip pads shall ensure that the pads are designed, installed and operated in accordance with all of the applicable requirements of Sections 724.673, 724.674 and

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

724.675.

(Source: Added at 15 Ill. Reg. 14572, effective October 1, 1991.)

Section 724.673 Design and operating requirements

a) Drip pads must:

1) Not be constructed of earthen materials, wood or asphalt, unless the asphalt is structurally supported;

2) Be sloped to free-drain to the associated collection system treated wood drippage, rain, other waters, or solutions of drippage and water or other wastes;

3) Have a curb or berm around the perimeter;

4) Be impermeable, e.g., concrete pads must be sealed, coated or covered with an impermeable material such that the entire surface where drippage occurs or may run across is capable of containing such drippage and mixtures of drippage and precipitation, materials or other wastes while being routed to an associated collection system; and

BOARD NOTE: The requirement that new drip pads be impermeable, e.g., that new drip pads be sealed, coated or covered with an impermeable material, is administratively stayed. The stay will remain in effect until further administrative action is taken.

5) Be of sufficient structural strength and thickness to prevent failure due to physical contact, climatic conditions, the stress of installation and the stress of daily operations, e.g., variable and moving loads such as vehicle traffic, movement of wood, etc.

BOARD NOTE: In judging the structural integrity requirement of this subsection, the Agency should generally consider applicable standards established by professional organizations generally recognized by the industry, including ACI 318 or ASTM C94, incorporated by reference in

POLLUTION CONTROL BOARD

91

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

35 Ill. Adm. Code 720.111.

that might be generated; and

b) A new drip pad or an existing drip pad, after the deadline established in Section 724.671(b), must have:

1) A synthetic liner installed below the drip pad that is designed, constructed and installed to prevent leakage from the drip pad into the adjacent subsurface soil or groundwater or surface water at any time during the active life (including the closure period) of the drip pad. The liner must be constructed of materials that will prevent waste from being absorbed into the liner and to prevent releases into the adjacent subsurface soil or groundwater or surface water during the active life of the facility. The liner must be:

A) Constructed of materials that have appropriate chemical properties and sufficient strength and thickness to prevent failure due to pressure gradients (including static head and external hydrogeologic forces), physical contact with the waste or drip pad leakage to which they are exposed. climatic conditions, the stress of installation and the stress of daily operation (including stresses from vehicular traffic on the drip pad);

B) Placed upon a foundation or base capable of providing support to the liner and resistance to pressure gradients above and below the liner to prevent failure of the liner due to settlement, compression or uplift; and

C) Installed to cover all surrounding earth that could come in contact with the waste or leakage; and

2) A leakage detection system immediately above the liner that is designed, constructed, maintained and operated to detect leakage from the drip pad. The leakage detection system must be:

A) Constructed of materials that are:

i) Chemically resistant to the waste managed in the drip pad and the leakage

ii) Of sufficient strength and thickness to prevent collapse under the pressures exerted by overlaying materials and by any equipment used at the drip pad; and

B) Designed and operated to function without clogging through the scheduled closure of the drip pad; and

C) Designed so that it will detect the failure of the drip pad or the presence of a release of hazardous waste or accumulated liquid at the earliest practicable time.

c) Drip pads must be maintained such that they remain free of cracks, gaps, corrosion or other deterioration that could cause hazardous waste to be released from the drip pad.

BOARD NOTE: See subsection (m) for remedial action required if deterioration or leakage is detected.

d) The drip pad and associated collection system must be designed and operated to convey, drain and collect liquid resulting from dripage or precipitation in order to prevent run-off.

e) Unless the drip pad is protected by a structure, as described in Section 724.670(b), the owner or operator shall design, construct, operate and maintain a run-on control system capable of preventing flow onto the drip pad during peak discharge from at least a 24-hour, 25-year storm, unless the system has sufficient excess capacity to contain any run-on that might enter the system.

f) Unless the drip pad is protected by a structure or cover, as described in Section 724.670(b), the owner or operator shall design, construct, operate and maintain a run-off management system to collect and control at least the water volume resulting from a 24-hour, 25-year storm.

g) The drip pad must be evaluated to determine that it meets the requirements of subsections (a) through (f). The owner or operator shall obtain a statement from an independent, qualified, registered professional

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

engineer certifying that the drip pad design meets the requirements of this Section.

- h) Dripping and accumulated precipitation must be removed from the associated collection system as necessary to prevent overflow onto the drip pad.
- i) The drip pad surface must be cleaned thoroughly at least once every seven days such that accumulated residues of hazardous waste or other materials are removed, using an appropriate and effective cleaning technique, including but not limited to, rinsing, washing with detergents or other appropriate solvents, or steam cleaning. The owner or operator shall document, in the facility's operating log, the date and time of each cleaning and the cleaning procedure used.
- j) Drip pads must be operated and maintained in a manner to minimize tracking of hazardous waste or hazardous waste constituents off the drip pad as a result of activities by personnel or equipment.
- k) After being removed from the treatment vessel, treated wood from pressure and non-pressure processes must be held on the drip pad until dripping has ceased. The owner or operator shall maintain records sufficient to document that all treated wood is held on the pad, in accordance with this Section, following treatment.
- l) Collection and holding units associated with run-on and run-off control systems must be emptied or otherwise managed as soon as possible after storms to maintain design capacity of the system.
- m) Throughout the active life of the drip pad and as specified in the permit, if the owner or operator detects a condition that could lead to or has caused a release of hazardous waste, the condition must be repaired within a reasonably prompt period of time following discovery, in accordance with the following procedures:
 - 1) Upon detection of a condition that may have caused or has caused a release of hazardous waste (e.g., upon detection of leakage in the leak detection system), the owner or operator shall:
 - A) Enter a record of the discovery in the facility operating log;

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- B) Immediately remove from service the portion of the drip pad affected by the condition.
- C) Determine what steps must be taken to repair the drip pad, clean up any leakage from below the drip pad, and establish a schedule for accomplishing the clean up and repairs.
- D) Within 24 hours after discovery of the condition, notify the Agency of the condition and, within 10 working days, provide written notice to the Agency with a description of the steps that will be taken to repair the drip pad and clean up any leakage, and the schedule for accomplishing this work.
- 2) The Agency shall: review the information submitted; make a determination regarding whether the pad must be removed from service completely or partially until repairs and clean up are complete; and notify the owner or operator of the determination and the underlying rationale in writing.
- 3) Upon completing all repairs and clean up, the owner or operator shall notify the Agency in writing and provide a certification, signed by an independent, qualified, registered professional engineer, that the repairs and clean up have been completed according to the written plan submitted in accordance with subsection (m)(1)(D).
- n) If a permit is necessary, the Agency shall specify in the permit all design and operating practices that are necessary to ensure that the requirements of this Section are satisfied.
- o) The owner or operator shall maintain, as part of the facility operating log, documentation of past operating and waste handling practices. This must include identification of preservative formulations used in the past, a description of drip-patch management practices and a description of treated wood storage and handling practices.

(Source: Added at 15 Ill. Reg. 14572, effective October 1, 1991.)

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

Section 724.674 Inspections

- a) During construction or installation, liners and cover systems (e.g., membranes, sheets or coatings) must be inspected for uniformity, damage and imperfections (e.g., holes, cracks, thin spots or foreign materials). Immediately after construction or installation, liners must be inspected and certified as meeting the requirements of Section 724.673 by an independent, qualified, registered professional engineer. The certification must be maintained at the facility as part of the facility operating record. After installation liners and covers must be inspected to ensure tight seams and joints and the absence of tears, punctures or blisters.

- b) While a drip pad is in operation, it must be inspected weekly and after storms to detect evidence of any of the following:

- 1) Deterioration, malfunctions or improper operation of run-on and run-off control systems;
- 2) The presence of leakage in and proper functioning of leak detection system.
- 3) Deterioration or cracking of the drip pad surface.

BOARD NOTE: See Section 724.672(m) for remedial action required if deterioration or leakage is detected.

(Source: Added at 15 Ill. Reg. 14572 , effective October 1, 1991.)

Section 724.675 Closure

- a) At closure, the owner or operator shall remove or decontaminate all waste residues, contaminated containment system components (pad, liners, etc.), contaminated subsoils, and structures and equipment contaminated with waste and leakage, and manage them as hazardous waste.
- b) If, after removing or decontaminating all residues and making all reasonable efforts to effect removal or decontamination of contaminated components, subsoils, structures and equipment as required in subsection (a), the owner or operator finds that not all contaminated

subsoils can be practically removed or decontaminated, the operator shall close the unit and perform post-closure care in accordance with closure and post-closure care requirements that apply to landfills (Section 724.410). For permitted units, the requirement to have a permit continues throughout the post-closure period. In addition, for the purposes of closure, post closure and financial responsibility, such a drip pad is then considered to be a landfill, and the owner or operator shall meet all of the requirements for landfills specified in Subparts G and H.

- c) Existing drip pads without liners.

- 1) The owner or operator of an existing drip pad that does not comply with the liner requirements of Section 724.673(b)(1) shall:

- A) Include in the closure plan for the drip pad under Section 724.212 both a plan for complying with subsection (a) and a contingent plan for complying with subsection (b) in case not all contaminated subsoils can be practicably removed at closure; and
- B) Prepare a contingent post-closure plan under Section 724.218 for complying with subsection (b) in case not all contaminated subsoils can be practicably removed at closure.

- 2) The cost estimates calculated under Sections 724.212 and 724.244 for closure and post closure care of a drip pad subject to this subsection must include the cost of complying with the contingent closure plan and the contingent post closure plan, but are not required to include the cost of expected closure under subsection (a).

(Source: Added at 15 Ill. Reg. 14572 , effective October 1, 1991.)

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Community Care Program
- 2) Code Citation: 89 Ill. Adm. Code 240
- 3) Section Numbers: 240.655 Emergency Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat., Ch. 23 Sections 6104.01(4), (9), (11) and (12); 6104.02, 6104.03 and 6105.02
- 5) Effective Date of Amendment(s): October 1, 1991
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.
- 7) Date Filed in Agency's Principal Office: September 26, 1991
- 8) Reason for Emergency:

Client eligibility to receive services under the Community Care Program is continuous throughout the client's participation in the Program. Current rules require that such continuous eligibility be validated through a redetermination process which is conducted at least once annually or whenever the client/authorized representative request a redetermination and/or the client has experienced a change in service needs (Section 240.650 and Section 240.655). In order for the Department to direct its limited appropriated resources to those clients whose needs require additional services, it has become necessary for the Department to monitor selected client redeterminations as described in Section 240.655.

With these emergency changes, the Department on Aging will be able to review changes in care plan services and ensure that the resources of the Community Care Program are targeted appropriately.

The ability of the Department to review redeterminations, to assure services are being delivered in the most equitable and most needed manner possible, is in the utmost interest of the public in general, and the Community Care Program clients in particular. The limitations to Department resources, which necessitate this emergency action, have only been recently imposed as a result of general state budget constraints.

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

- 9) A Complete Description of the Subjects and Issues Involved:
Effective October 1, 1991, the Department will begin reviewing client redeterminations of those agencies which provide in-home and adult day care services under the Community Care Program. All agencies under such contract with the Department are affected by this emergency rulemaking.

This emergency rulemaking allows the Department to extend time frames as needed to complete reviews of care plans, thereby ensuring that the limited resources of the program are distributed equitably and distributed most specifically to those elderly in the greatest economic and social need pursuant to Departmental rule requirements and statutory mandates.
- 10) Are there any proposed amendments pending on this Part? No.
- 11) Statement of Statewide Policy Objectives: Not applicable.
- 12) Information and questions regarding this amendment shall be directed to:

Name: Mary J. Mayes
Acting Policy and Rules Analyst
Illinois Department on Aging
421 East Capitol Avenue
Springfield, IL 62701
Telephone: (217) 785-3357

The full text of the Emergency Amendment(s) begins on the next page:

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER II: DEPARTMENT ON AGING

PART 240
COMMUNITY CARE PROGRAM

SUBPART A: GENERAL PROGRAM PROVISIONS

Section	Community Care Program
240.100	Department Prerogative
240.110	Services Provided
240.120	Maintenance of Effort
240.130	Program Limitations
240.140	Completed Applications Prior to August 1, 1982 (Repealed)
240.150	Definitions
240.160	

SUBPART B: SERVICE DEFINITIONS

Section	Homemaker Service
240.210	Chore-Housekeeping Service
240.220	Adult Day Care Service
240.230	Information and Referral
240.240	Demonstration/Research Projects
240.250	Case Management Service
240.260	Alternative Provider
240.270	Individual Chore-Housekeeping Provider
240.280	

SUBPART C: RIGHTS AND RESPONSIBILITIES

Section	Applicant/Client Rights and Responsibilities
240.300	Right to Apply
240.310	Nondiscrimination
240.320	Freedom of Choice
240.330	Confidentiality/Safeguarding of Case Information
240.340	Applicant/Client/Authorized Representative Cooperation
240.350	Reporting Changes
240.360	Voluntary Repayment
240.370	

SUBPART D: APPEALS

Section	Appeals and Fair Hearings
240.400	Representation
240.405	When the Appeal May Be Filed
240.410	

NOTICE OF EMERGENCY AMENDMENTS

240.415	What May Be Appealed
240.420	Group Appeals
240.425	Informal Review
240.430	Notice of Findings
240.435	Withdrawing an Appeal
240.440	Examining Department Records
240.445	Hearing Officer
240.450	The Hearing
240.455	Continuance of the Hearing
240.460	Postponement
240.465	Dismissal Due to Non-Appeal
240.470	Rescheduling the Appeal Hearing
240.475	Recommendations of Hearing Officer
240.480	The Appeal Decision
240.485	Reviewing the Official Report of the Hearing

SUBPART E: APPLICATION

Section	Application for Community Care Program
240.510	Who May Make Application
240.520	Date of Application
240.530	Statement to be Included on Application
240.540	

SUBPART F: ELIGIBILITY

Section	Eligibility Requirements
240.600	Establishing Eligibility
240.610	Home Visit
240.620	Determination of Eligibility
240.630	Eligibility Decision
240.640	Continuous Eligibility
240.650	Frequency of Redeterminations
240.655	Extension of Time Limit
240.660	

SUBPART G: NON-FINANCIAL REQUIREMENTS

Section	Age
240.710	Determination of Need
240.715	Clients Prior to Effective Date of This Section
240.720	Clients After Effective Date of This Section
240.725	Plan of Care
240.730	Supplemental Information
240.735	

NOTICE OF EMERGENCY AMENDMENTS

240.740 Assessment of Need
240.750 Citizenship
240.755 Residence
240.760 Furnishing of Social Security Number

SUBPART H: FINANCIAL REQUIREMENTS

Section
240.800 Financial Factors
240.810 Assets
240.815 Exempt Assets
240.820 Asset Transfers
240.825 Income
240.830 Unearned Income Exemptions
240.835 Earned Income
240.840 Potential Retirement, Disability and Other Benefits
240.845 Family
240.850 Monthly Average Income
240.855 Applicant/Client Expense for Care
240.860 Change in Income
240.865 Application For Medical Assistance (Medicaid)
240.870 Determination of Applicant/Client Monthly Expense for Care
240.875 Client Responsibility

SUBPART I: DISPOSITION OF DETERMINATION

Section
240.905 Prohibition of Institutionalized Individuals From Receiving Community Care Program Services
240.910 Written Notification
240.915 Service Provision
240.920 Reasons for Denial
240.925 Frequency of Redeterminations (Renumbered)
240.930 Suspension of Services
240.935 Discontinuance of Services to Clients
240.940 Penalty Payments
240.945 Notification
240.950 Reasons for Termination
240.955 Reasons for Reduction or Change

SUBPART J: SPECIAL SERVICES

Section
240.1010 Nursing Home Prescreening
240.1020 Interim Services
240.1040 Intense Service Provision

NOTICE OF EMERGENCY AMENDMENTS

240.1050 Temporary Service Increase

SUBPART K: TRANSFERS

Section
240.1110 Individual Transfer Request - Vendor to Vendor - No Change in Service
240.1120 Individual Transfer Request - Vendor to Vendor - With Change in Service
240.1130 Individual Transfers - Case Coordination Unit to Case Coordination Unit
240.1140 Transfer of Pending Applications
240.1150 Interagency Transfers
240.1160 Temporary Transfers - Case Coordination Unit to Case Coordination Unit
240.1170 Caseload Transfer - Vendor to Vendor
240.1180 Caseload Transfer - Case Coordination Unit to Case Coordination Unit

SUBPART L: ADMINISTRATIVE SERVICE CONTRACT

Section
240.1210 Administrative Service Contract

SUBPART M: CASE COORDINATION UNITS AND VENDORS

Section
240.1310 Standard Contractual Requirements for Case Coordination Units and Vendors
240.1320 Vendor or Case Coordination Unit Fraud/Illegal or Criminal Acts
240.1330 General Vendor and CCU Responsibilities (Repealed)
240.1396 Payment for Services (Repealed)
240.1397 Purchases and Contracts (Repealed)
240.1398 Safeguarding Case Information (Repealed)
240.1399 Suspension/Termination of a Vendor or Case Coordination Unit (CCU)

SUBPART N: CASE COORDINATION UNITS

Section
240.1410 Case Coordination Units
240.1420 Case Coordination Unit Responsibilities

SUBPART O: VENDORS

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

240.1510 Vendor Administrative Minimum Standards
 240.1520 Vendor Responsibilities
 240.1530 General Homemaker Staffing Requirements
 240.1535 Homemaker Staff Positions, Qualifications and Responsibilities
 240.1540 General Chore-Housekeeping Staffing Requirements
 240.1545 Chore-Housekeeping Staff Positions, Qualifications and Responsibilities
 240.1550 Standard Requirements for Adult Day Care Vendors
 240.1555 General Adult Day Care Staffing Requirements
 240.1560 Adult Day Care Staff Positions, Qualifications and Responsibilities
 240.1565 Adult Day Care Satellite Sites
 240.1570 Adult Day Care Service Availability Expansion
 240.1575 Adult Day Care Site Relocation
 240.1580 Standards for Alternative Providers
 240.1590 Standard Requirements for Individual Chore-Housekeeping Provider Services

SUBPART P: VENDOR PROCUREMENT

Section
 240.1600 Vendor Procurement
 240.1605 Procuring Vendor Services
 240.1610 Procurement Cycle
 240.1620 Issuance of Vendor Request for Proposal
 240.1625 Content of Vendor Request for Proposal
 240.1630 Criteria for Number of Chore-Housekeeping and Homemaker Vendor Contracts Awarded
 240.1635 Evaluation of Vendor Proposals
 240.1640 Notification of Vendor Awards
 240.1645 Protest or Objection to Vendor Request for Proposal Award Determination
 240.1650 Failure to Maintain Vendor Compliance to Contract
 240.1655 Method of Identification of Type I, II and III Vendor Violations
 240.1660 Vendor Compliance During Contract Period
 240.1665 Contract Actions for Failure to Comply with Community Care Program Requirements

SUBPART R: ADVISORY COMMITTEES

Section
 240.1800 Policy Advisory Committee
 240.1850 Technical Rate Review Advisory Committee

SUBPART S: VENDOR RATES

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

Section
 240.1910 Establishment of Fixed Unit Rates
 240.1920 Contract Specific Variations
 240.1930 Fixed Unit Rates of Reimbursement for Chore-Housekeeping and Homemaker Services
 240.1940 Fixed Unit Rates of Reimbursement for Adult Day Care Service and Transportation
 240.1950 Adult Day Care Fixed Unit Reimbursement Rates

SUBPART T: FINANCIAL REPORTING

Section
 240.2020 Financial Reporting of Chore-Housekeeping and Homemaker Services
 240.2030 Unallowable Costs for Chore-Housekeeping and Homemaker Services
 240.2040 Minimum Direct Service Worker Costs for Chore-Housekeeping and Homemaker Services
 240.2050 Cost Categories for Chore-Housekeeping and Homemaker Services

AUTHORITY: Implementing Section 4.02 and authorized by Section 4.01(1) of the Illinois Act on the Aging (Ill. Rev. Stat. 1987, ch. 23, pars. 6104.02 and 6104.01(1)).

SOURCE: Emergency rules adopted at 4 Ill. Reg. 1, p. 67, effective December 20, 1979, for a maximum of 150 days; adopted at 4 Ill. Reg. 17, p. 151, effective April 25, 1980; amended at 4 Ill. Reg. 43, p. 86, effective October 15, 1980; emergency amendments at 5 Ill. Reg. 1900, effective February 18, 1981, for a maximum of 150 days; amended at 5 Ill. Reg. 12090, effective October 26, 1981; emergency amendments at 6 Ill. Reg. 8455, effective July 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 14953, effective December 1, 1982; amended at 7 Ill. Reg. 8697, effective July 20, 1983; codified at 8 Ill. Reg. 2633; amended at 9 Ill. Reg. 1739, effective January 29, 1985; amended at 9 Ill. Reg. 10208, effective July 1, 1985; emergency amendments at 9 Ill. Reg. 14011, effective August 29, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 5076, effective March 15, 1986; recodified at 12 Ill. Reg. 7980; amended at 13 Ill. Reg. 11193, effective July 1, 1989; emergency amendments at 13 Ill. Reg. 13638, effective August 18, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17327, effective November 1, 1989; amended at 14 Ill. Reg. 1233, effective January 12, 1990; amended at 14 Ill. Reg. 10732, effective July 1, 1990; emergency amendments at 15 Ill. Reg. 2838 effective, February 1, 1991 for a maximum of 150 days; amended at 15 Ill. Reg. 10351,

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

effective July 1, 1991; emergency amendments at 15 Ill. Reg. 14503,
effective October 1, 1991, for a maximum of 150 days.

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

SUBPART F: ELIGIBILITY

Section 240.655 Frequency of Redeterminations
EMERGENCY

Redetermination of eligibility for the Community Care Program shall be conducted by the Case Coordination Unit (CCU) at least annually; or whenever requested by the client/authorized representative; or whenever the client may have experienced a change in his/her needs that indicates the need for a redetermination to assure continued eligibility (refer to Section 240.630).

a) Annual redeterminations shall be accomplished within thirty (30) calendar days prior to, but not later than, the annual due date. A decision on the redetermination shall be made within thirty (30) calendar days from the date the redetermination process is begun, except as extended by the Department.

b) Redeterminations conducted at the request of the client/authorized representative or whenever the client may have experienced a change in needs shall be accomplished and a decision rendered within thirty (30) calendar days from the date of the request for redetermination, except as extended by the Department.

c) The thirty (30) calendar day time limit for completion of a redetermination of a client's eligibility shall be extended by any delay caused by the client/authorized representative.

1) Client delay is defined as the number of calendar days a redetermination of eligibility is delayed because of the client's/authorized representative's failure to provide documentation supporting his/her eligibility within seven (7) calendar days from the date it is verbally requested by the CCU.

2) In the event that a client's eligibility cannot be determined due to the client's/authorized representative's failure to provide documentation, as specified above, within thirty (30) calendar days from the date it is verbally requested by the CCU, the CCU shall extend the time limit for an additional thirty (30) calendar days, after which services shall be terminated if documentation is not provided.

DEPARTMENT ON AGING

NOTICE OF EMERGENCY AMENDMENTS

- d) The client shall maintain eligibility and services shall continue to be provided throughout the redetermination process unless the client/authorized representative delays the process beyond the additional thirty (30) calendar days specified in subsection (c)(2) above.
- e) Written notification to the client/authorized representative shall be made as required by Section 240.945.
- f) Any change in services shall be initiated within fifteen (15) calendar days from the date the written notice is mailed to the client/authorized representative, as required by Section 240.945.

(Source: Emergency amendment at 15 Ill. Reg. 14593, effective October 1, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

1) The Heading of the Part: Low Income Home Energy Assistance Program

2) Code Citation: 47 Ill. Adm. Code 100

3) Section Numbers:

100.10	Emergency Action
100.20	Amendment
100.30	Amendment
100.40	Amendment
100.50	Amendment
100.85	Amendment
100.103	Amendment
100.105	Amendment
100.106	Repeal
100.110	Amendment
100.111	Repeal
100.113	Amendment
100.115	Amendment
100.120	Amendment
100.Appendix A	New Section
Illustration A	New Section
Illustration B	New Section
Illustration C	New Section
Illustration D	New Section
Illustration E	New Section
Illustration F	New Section
100.Appendix D	Amendment
100.Appendix E	Repeal
100.Appendix F	Repeal

4) Statutory Authority: Implementing the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq., as amended by P.A. 87-14, effective July 24, 1991) and authorized by Section 4 of the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 1404), Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par 46.20), and the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C.A. 8621 et seq. (1991)).

5) Effective Date of Amendments: September 30, 1991

6) If these emergency amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not Applicable.

7) Date filed in Agency's Principal Office: September 30, 1991

8) Reason for Emergency: The reason for the emergency is: On July 24, 1991, the Governor signed P.A. 87-14 which amended the "Energy Assistance Act of 1989". This rulemaking amends the department's

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

energy assistance rules entitled "Residential Energy Assistance Partnership Program" (REAPP) to incorporate significant program changes brought about by this legislation. These changes include the elimination of state funding for Public Aid - Aid to Families with Dependent Children (AFDC) households, elimination of the 12% Percentage of Income Program, elimination of the payment of REAPP pre-program arrears, and the lowering of low-income eligibility guidelines from 125% to 110% of the poverty level. The program is now being operated solely with Department of Health and Human Services' funds and has been renamed the "Low Income Home Energy Assistance Program" (LIHEAP).

Over the past several months, the department has been working with the Governor's Office, local administering agencies, utilities, local community groups, and the general public to redesign Illinois' energy assistance program. Additionally, two public hearings were held in August to solicit public comment on the operation of LIHEAP. The revisions and deletions in this rulemaking reflect input from the meetings and hearings and the provisions of the P.A.

Section 2 of the Energy Assistance Act of 1989 states that THE HEALTH, WELFARE, AND PROSPERITY OF THE PEOPLE OF THE STATE OF ILLINOIS REQUIRE THAT ALL CITIZENS RECEIVE ESSENTIAL LEVELS OF HEAT AND ELECTRIC SERVICE REGARDLESS OF ECONOMIC CIRCUMSTANCE. It is imperative that these rules take effect by October 1, 1991, which is the beginning of the application period for elderly, disabled, and disconnected applicants. Emergency rulemaking has been utilized to ensure uninterrupted delivery of vital energy assistance to Illinois' low-income citizens.

- 9) A Complete Description of the Subjects and Issues Involved: The "Residential Energy Assistance Partnership Program" rules are being renamed the "Low Income Home Energy Assistance Program" (LIHEAP) and amended to incorporate the provisions of P.A. 87-14 which amended the Energy Assistance Act of 1989. Amendments to Sections 100.10, 100.20, 100.40, 100.50, and 100.115 consist of technical changes only (e.g., program name, legislative citations and references, punctuation). A definition for "kitchen facilities" is being added to Section 100.30 and various revisions and deletions are being made to implement provisions of the P.A. Sections 100.85, 100.103, and 100.105 are being amended to incorporate technical changes and corrections in accordance with the P.A. Additionally, in Section 100.105, language is being added to make 1/3 of the overall benefit funding available to applicant households who receive Aid to Families with Dependent Children; Aid to the Aged, Blind, and Disabled; General Assistance; or households which have incomes less than 50% of the poverty level. Sections 100.106, 100.111, 100.113, and 100.115 are being repealed. Language has been deleted from Sections 100.110, 100.113, and 100.120 to eliminate information regarding assistance options which no longer exist under the new program. Section 100.110 (b)(1) has been revised to clarify the revised benefits authorized by the P.A. Section

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

100. Appendix A is being changed to include LIHEAP payment matrixes. In Section 100. Appendix D, on the Assistance Level Chart Map, the dividing line between the northern and south/central regions of the State is being changed to more accurately reflect current weather and energy data for the State.

- 10) Are there any proposed amendments to this Part pending? No.
- 11) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1989, ch. 85, par. 2203).

12) Information and questions regarding these amendments shall be directed to:

Mr. John D. Taylor, Deputy Director
Department of Commerce and Community Affairs
Bureau of Program Administration
620 East Adams Street, 5th Floor
Springfield, Illinois 62701
(217) 782-6136

The full text of the emergency amendments begins on the next page:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT

CHAPTER 1: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 100

RESIDENTIAL-ENERGY-ASSISTANCE-PARTNERSHIP-PROGRAM
LOW INCOME HOME ENERGY ASSISTANCE PROGRAM

SUBPART A: GENERAL PROVISIONS

Section	
100.10	Legislative Base
EMERGENCY	
100.20	Purpose and Scope
EMERGENCY	
100.30	Definitions
EMERGENCY	
100.40	Local Administering Agency Designation
EMERGENCY	
100.45	Local Administering Agency Application for Funding
100.50	Grant Termination
EMERGENCY	
100.60	Eligible Grantees (Recodified)
100.70	Administrative Requirements
100.80	Nondiscrimination
100.85	Dispute Procedures
EMERGENCY	
100.90	Complaint Process
100.100	Incorporation by Reference

SUBPART B: ENERGY ASSISTANCE

Section	
100.103	Energy Assistance Program
EMERGENCY	
100.105	Allocation of Block Grant Funds
EMERGENCY	
100.106	Allocation of Illinois Department of Public Aid Funds
EMERGENCY	
100.110	(Repealed)
EMERGENCY	Assistance Available
100.111	Status Category 1 Procedures (Applicants on Aid to Families
EMERGENCY	with Dependent Children (AFDC) Assistance) (Repealed)
110.113	Status-Category-2--Procedures--(Applicants--not--on--AFDC
EMERGENCY	Assistance --Block-Grant-Funding)
100.115	Cooling Assistance
EMERGENCY	
100.117	Supplemental Assistance (Repealed)
100.120	Determination of Household Eligibility
EMERGENCY	

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

100.130 Grant Application Requirements (Repealed)
100.140 Eligible Grantees (Repealed)

SUBPART C: WEATHERIZATION

Section	
100.210	Definitions (Repealed)
100.220	Allocation of Funds
100.230	Local Administering Agency Selection (Repealed)
100.240	Local Administering Agency Application (Repealed)
100.250	Minimum Program Requirements
100.260	Allowable Costs
100.270	Cost Restrictions
100.280	Standards and Techniques for Weatherization
100.290	Eligible Dwelling Units
100. Appendix A	LIHEAP Payment Matrix FY'88-IHEAP-Income-Level
	Chart/Cooling-(Repealed)
Illustration A	1992 Payment Matrix - North #1 (0-50% of Poverty Level)
EMERGENCY	
Illustration B	1992 Payment Matrix - North #2 (51-80% of Poverty Level)
EMERGENCY	
Illustration C	1992 Payment Matrix - North #3 (81-110% of Poverty Level)
EMERGENCY	
Illustration D	1992 Payment Matrix - South #1 (0-50% of Poverty Level)
EMERGENCY	
Illustration E	1992 Payment Matrix - South #2 (51-80% of Poverty Level)
EMERGENCY	
Illustration F	1992 Payment Matrix - South #3 (81-110% of Poverty Level)
EMERGENCY	
Appendix B	FY'88 IHEAP Assistance Level Chart/Cooling Payment Matrix
	(Repealed)
100. Appendix C	Medical Certification
100. Appendix D	Assistance Level Chart Map
EMERGENCY	
100. Appendix E	REAPP Direct Payment Matrix (Repealed)
EMERGENCY	
100. Appendix F	90% of the Adjusted Average Winter Energy Cost (Monthly
EMERGENCY	Allowable Payment) (Repealed)

AUTHORITY: Implementing the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq., as amended by P.A. 87-14, effective July 24, 1991) and authorized by Section 4 of the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 1404), Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.20), and the Low-Income Home Energy Assistance Act of 1981 (42 U.S.C.A. 8621 et seq. (1991)).

SOURCE: Adopted and codified at 7 Ill. Reg. 2956, effective March 9, 1983; amended at 8 Ill. Reg. 8184, effective May 31, 1984; amended at 8 Ill. Reg.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

16004, effective August 27, 1984; amended at 8 Ill. Reg. 20669, effective October 6, 1984; amended at 9 Ill. Reg. 10710, effective July 1, 1985; amended at 9 Ill. Reg. 18134, effective November 12, 1985; amended at 10 Ill. Reg. 8684, effective May 12, 1986; amended at 10 Ill. Reg. 21064, effective December 9, 1986; amended at 11 Ill. Reg. 682, effective December 18, 1986; recodified at 11 Ill. Reg. 4631; amended at 12 Ill. Reg. 757, effective December 23, 1987; amended at 12 Ill. Reg. 14639, effective September 6, 1988; amended at 12 Ill. Reg. 15530, effective September 19, 1988; amended at 13 Ill. Reg. 10827, effective June 27, 1989; amended at 13 Ill. Reg. 13568, effective August 11, 1989; emergency amendment at 13 Ill. Reg. 17870, effective November 1, 1989, for a maximum of 150 days; emergency expired March 31, 1990; amended at 14 Ill. Reg. 13440, effective August 8, 1990; amended at 15 Ill. Reg. 3437, effective February 25, 1991; emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991, for a maximum of 150 days.

NOTE: Capitalization denotes statutory language.

SUBPART A: GENERAL PROVISIONS

Section 100.10 Legislative Base
EMERGENCY

a) Federal

1) On July 31, 1981, Congress passed the Omnibus Budget Reconciliation Act of 1981 (P.L. 97-35). This Act which established seven block grant programs, including the low-income Home Energy Assistance Block Grant. These block grants replaced a large number of programs previously administered by the federal government. The Omnibus Budget Reconciliation Act of 1981 also transferred primary responsibility for the administration of the block grant programs to the states and conferred substantial discretion on the states as to the use of block grant funds.

2) The Low-income Home Energy Assistance Block Grant was authorized under Title XXVI of the Omnibus Budget Reconciliation Act of 1981 established the Low-income Home Energy Assistance Act of 1981 (P.L. 97-35). Sections 2601-2611 and replaced the Home Energy Assistance Act of 1980.

3) The Low-income Home Energy Assistance Act of 1981 authorized the Low Income Home Energy Assistance Block Grant. States were eligible to receive funds under the Low-income Home Energy Assistance Block Grant on October 1, 1981.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

4) On November 3, 1990, the Low-Income Home Energy Assistance Act of 1981 was amended by the Augustus F. Hawkins Human Services Reauthorization Act of 1990 (P.L. 101-501).

b)

State

On August 2, 1989, the Governor signed the Energy Assistance Act of 1989. The Governor has officially designated the Department of Commerce and Community Affairs as the official administering agency for the Energy Assistance Act of 1989, which includes the Low Income Home Energy Assistance Block Grant. On December 15, 1981, the Department of Commerce and Community Affairs submitted the application document to the U.S. Department of Health and Human Services. As part of the application, the State certified that it agreed to use funds available under the Low Income Home Energy Assistance Block Grant to provide assistance to eligible households to meet the costs of home energy. On July 24, 1991, the Governor signed an amendment to the Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq., as amended by P.A. 87-14, effective July 24, 1991). This amendment established the Low Income Home Energy Assistance Program (LIHEAP).

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.20 Purpose and Scope
EMERGENCY

a) The LIHEAP Residential - Energy - Assistance - Partnership - Program (REAPP) has been established to carry out the provisions of the Energy Assistance Act of 1989. The State will use the funds available under the Low-Income Home Energy Assistance Block Grant and Title IV of the Social Security Act (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq.) to provide assistance to eligible households to meet the costs of home energy, and more specifically to provide:

- 1) assistance in the form of a cash payment made directly to the eligible household should that household purchase home energy as an undesignated portion of rent;
- 2) payments to a home energy provider vendor on behalf of the eligible household or direct to the household if its winter energy services are provided by a non-participating home energy provider vendor;
- 3) supplemental assistance based on a percentage of income option in the form of payments to a home energy vendor on

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

behalf-of-the-eligible-household;

34) low cost weatherization and/or energy-related home repairs applied directly to an eligible household's residence; and

45) emergency services to an eligible household in an energy-related life-or-health threatening situation.

b) This Part specifies program guidelines whereby the Department will provide comprehensive energy and weatherization assistance to low-income citizens.

(Source: Emergency amendment at 15 Ill. Reg. 14604 effective September 30, 1991 for a maximum of 150 days)

Section 100.30 Definitions

EMERGENCY

"Act": The Energy Assistance Act of 1989 (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 1401 et seq., as amended by P.A. 87-14, effective July 24, 1991).

"Customer of record": Any person who is receiving home energy services from a home energy provider vendor and has agreed to pay for those services, or did receive home energy services, during the program year from a home energy provider vendor and has not changed the home energy provider vendor for that type of home energy service.

"Default":--Failure-to-make-a-payment-by-the-due-date-established in accordance with 83-III-Adm-Code-288-90-or-the-company's normal-credit-collection-practices---For-the-purposes-of-Sections 100-III(a)(7)(B)-and-100-III(a)(8)(B)-of-this-Part,-a-customer has-not-defaulted-unless-they-do-not-comply-with-the-written notification-which-is-mailed-after-the-due-date-stated-in-83-III-Adm-Code-288-90:

"Department": The Illinois Department of Commerce and Community Affairs.

"Disabled Person": A person who is and who is expected to continue indefinitely to be subject to a physical, developmental, visual, hearing or mental disability, as defined in Section 4A of the Illinois Identification Card Act (Ill. Rev. Stat. 1989, ch. 124, par. 24A).

"Dwelling Unit": A house, including a stationary mobile home, an apartment, or a room or group of rooms occupied as separate, independent living quarters.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

"Elderly Person": A person who is 60 years of age or older.

"Energy Crisis Intervention": Weather-related and supply shortage emergencies.

"Exon":---The---Exon---Off---Overcharge---Settlement---Trust---Fund administered-by-the-U.S.-Department-of-Energy-(DOE)-in-accordance-with-10-CFR-440-(1987):

"Grant Agreement": The contractual agreement between the Department and Local Administering Agency, which includes the scope of work to be provided, the budget, and all terms and conditions of the contract.

"HHS": United States Department of Health and Human Services.

"Home Energy": A fuel used for space heating, space cooling, water heating, cooking or in electrical appliances in residential dwellings.

"Home Energy Provider Vendor": Any utility, municipal utility, cooperative utility, sole proprietorship, partnership, joint venture, corporation, company or other established business which provides primary and/or secondary energy, including fuel, to residential dwellings and has elected to participate in the LIHEAP REAPP. The primary energy provider vendor is a home energy provider vendor that provides the primary source of energy; and the secondary energy provider vendor is a home energy provider vendor that provides the secondary source of energy.

"Household": All individuals who occupy a dwelling unit. For the purpose--of--applicants--receiving--assistance--under--Section 100-III(b)(1)-of-this-Part,-a-household-shall-be-defined-as-those individuals-whose-names-are-listed-as-recipient(s)-on-the-Public Aid-Medical-Eligibility-Card-issued-by-the-Illinois-Department-of Public-Aid-(IDPA):

"Household Income": Gross income received by all members of the household who are residing in the household at the time of application. Under the Energy Assistance Act of 1989, household income will be calculated for the past 30 days. Households applying for Weatherization Assistance who have not been approved to receive energy assistance under the Low-Income Home Energy Assistance Act of 1981, will have their income calculated for the past 12 months, in accordance with 10 CFR 440 (1987 January 1, 1991 edition). FOR-PURPOSES-OF-Section-100-III(c)(2)-of-this Part--MONTHLY-HOUSEHOLD-INCOME--MEANS-AN-AMOUNT-NO-LESS-THAN-AN AMOUNT-PREScribed-IN-RULES-OF-THE-DEPARTMENT-OF-PUBLIC-AID-AS-THE MAXIMUM-PAYMENT-LEVEL-UNDER-GENERAL-ASSISTANCE-FOR-THE-APPLICABLE

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

~~HOUSEHOLD-SIZE-IN-THE-APPLICABLE-COUNTY--BUY-IN-NO-INSTANCE-SHALL MEAN-LESS-THAN-\$144-PER-MONTH--(Section-(6)(d)(2)(vi)-of-the-Act)-~~

Income does not include the following:

Payments for vocational rehabilitation transportation and maintenance;

Reimbursement for medical expenses;

Payments made to others on the household's behalf provided that such payments were not directed by the household (i.e., bills paid or purchases made by others);

Loans (including student loans);

Scholarships, subsistence amounts or student grants;

Assets drawn down as withdrawals from a bank;

Sale of property;

Sale of house or car;

Tax refunds;

Gifts;

One-time insurance payments or compensation for injury;

Non-cash income;

One-time payments (e.g., death-related benefits, Circuit Breaker Benefits);

Foster-grandparents and Senior Companions stipends;

Foster-parent reimbursement;

Food Stamps;

Job Training Partnership Act (JTPA) benefits; and

Allowances, earnings and payments to individuals participating in programs under this Act.

"Kitchen Facilities": An area used to store and prepare food.

"Landlord": A person that receives payment for the rental of his/her dwelling unit.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

"Local Administering Agency (LAA)": A community action agency or other community-based organization or unit of general purpose local government or public agency which is authorized, in accordance with Section 100.40, to administer low-income-home energy-assistance-program LIHEAP funds received from the Department.

"Low-Income Home Energy Assistance Act of 1981": Established by the Omnibus Budget Reconciliation Act of 1981 (Public Law 97-35, August 13, 1981), Title XXVI - Low Income Home Energy Assistance) and amended by the Augustus F. Hawkins Human Services Reauthorization Act of 1990 (P.L. 101-501, November 3, 1990).

"Multi-Unit Building": A structure containing two or more dwelling units.

"Owner Occupied Building": A building in which the owner is a permanent resident in the building.

~~"Pre-Program-Arrearses":---The-combined-amount-owed-by-the customer-of-record-to-that-customer-of-record's-home-energy vendor(s)-at-the-later-of-November-17-1989-or-the-date-upon which-the-customer-of-record-first-becomes-a-participant-in either-Option-27-Option-57-or-Option-6-of-Section-108-10(b)-"~~

"Primary Source of Heat": The energy or fuel type which is the heat source for the central heating system of the residence, or if the residence is not centrally heated, the energy or fuel type which constitutes the principal source of space heating.

"Program Year": The period in time starting October November 1 and ending September October 30 in the following year.

"Public Utility": An entity which is defined as a public utility under Section 3-105 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 3-105) and is subject to regulation by the Illinois Commerce Commission (ICC).

"Rental Unit": A dwelling unit occupied by a person who pays rent for the use of the dwelling unit.

"Secondary Energy Source": Energy or fuel used for other than the primary source of heat.

"Separate Independent Living Quarters": Living quarters in which the household members do not live and eat with any other persons in the structure and which have:

either direct access from the outside of the building or

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

through a common hall and complete kitchen facilities for the exclusive use of the occupants.

"Shortfall"--Represents the difference between the billing for energy usage for any given billing period after a customer of record qualifies for participation in Option 5 and the customer of record's required percentage of income payment in accordance with Section 100-110(c)(2).

"Single-Family Dwelling Unit": A structure containing no more than one dwelling unit.

"State": The State of Illinois.

"Subgrantee": A Local Administering Agency managing an energy assistance or weatherization project which receives a grant of funds awarded under this part from the State.

"Unit of General Purpose Local Government": Any city, county, town, village or township.

"Weatherization Materials":

Caulking and weatherstripping of doors and windows;

Furnace efficiency modifications, including, but not limited to:

replacement burners, furnaces and permanently installed space heaters (including wood/coal burning stoves), or boilers or any combination thereof;

devices for minimizing energy loss through heating systems, chimney or venting devices;

products to improve the efficient circulation of heated water or air throughout the dwelling unit (e.g., fan systems, piping, and duct work); and

electrical or mechanical furnace ignition systems which replace standing gas pilot lights;

Clock thermostats;

Ceiling, attic, wall, floor, and duct insulation;

Water heater insulation;

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Storm windows and doors, multi-glazed windows and doors, heat-absorbing or heat-reflective window and door materials; and

The following insulating or energy conserving devices or technologies:

Skirting;

Items to improve attic ventilation;

Vapor barriers;

Materials used as a patch to reduce infiltration through the building envelope;

Water flow controllers;

Movable insulation systems for windows;

Material to construct vestibules;

Pipe and boiler insulation;

Heat exchangers;

Thermostat control systems;

Replacement windows and doors;

Materials used for water heater modifications which will result in improved energy efficiency;

Hot water heat pumps;

Waste heat recovery devices;

Materials used for heating and cooling systems tune-ups, repairs, and modifications which will result in improved energy efficiency; and

Materials used for boiler tune-ups, repairs, and modifications which will result in improved energy efficiency.

"Weatherization Project": A project conducted in a designated geographic area which undertakes the weatherization of dwelling units that are energy inefficient.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

"WINTER": THE PERIOD FROM NOVEMBER 1 OF ANY YEAR THROUGH APRIL 30 OF THE FOLLOWING YEAR (Section (3)(d) of the Act).

"Winter Energy Services": Home energy provided during the six-month period of November through April of the following year.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.40 Local Administering Agency Designation
EMERGENCY

a) The following local entities are eligible to apply for designation as LAAs under the LIHEAP REAPP:

- 1) Any organization which was officially designated as a Community Action Agency under the provisions of Section 210 of the Economic Opportunity Act of 1964, as amended.
- 2) Any non-profit private community organization determined by the Department to be capable of planning, conducting and administering an Energy Assistance or Weatherization Program according to the guidelines established by the Department in accordance with this Section.

3) A unit or combination of units of general purpose local governments of the State.

b) In designating LAAs, the Department will comply with those rules and regulations set forth in 45 CFR 96 (1988 October 1, 1990 edition) and 10 CFR 440.15 (1987 January 1, 1991 edition) which provide the federal standards governing LAA selection for the Energy Assistance Program (the U.S.-Department-of-Health-and-Human-Services-(HHS) and the U.S. Department of Energy [DOE] weatherization assistance program (funded-by--BEG--and--Exxon funds). LAAs must be designated by the Department, in accordance with this Section, to operate the DOE and-Exxon funded programs component of the Illinois Home Weatherization Assistance Program (IHWA) in order to be eligible to receive financial assistance for the IHWA covered by this Part.

c) When designating LAAs to carry out LIHEAP REAPP, the Department shall give special consideration in the designation of such agencies to any local public or private non-profit agency which was receiving federal funds under any low-income energy assistance program or weatherization program, if the agency demonstrates that it meets the requirements of Section 2605 (a)(2)(b)(6) of Title VII of the Low-Income Home Energy Assistance Act of 1981. Special consideration shall mean: when

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

service and accounting capability measures are compared and found to be equal or within 20% of equal, the specially considered agency will be selected.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.50 Grant Termination
EMERGENCY

If the Department determines that it is in the best interests of the program to revoke the designation of a LAA, the designation of a new administering agency shall be made by the Department in consultation with the government (or combination of governments) which has jurisdiction over the entire community to be served by the program. The determination of the "best interests" of the program will depend on the agency's success in complying with the grant agreement.

a) Any LAA, either established (i.e., local designation and state recognition) under the LIHEAP Residential--Energy--Assistance Partnership--Program and/or Weatherization--Program IHWA in accordance with the Low-Income Home Energy Assistance Act of 1981 will be awarded continuing program administering responsibilities in its established jurisdiction unless the following shall occur:

- 1) written communication to the Department stating its desire to discontinue operation of the program;
 - 2) material failure by the LAA to comply with the Low-Income Home Energy Assistance Act of 1981, 10 CFR 440, 45 CFR 96, the provisions of the grant agreement, and the provisions of 47 Ill. Adm. Code 1 and 100. Material failure includes, but is not limited to, fraud, disallowance of costs which could render a LAA insolvent, and denial of access to records of grant-related transactions.
- b) Upon discovery of one of the conditions noted in subsection (a), the Department will take the following action:
- 1) The Department shall notify the LAA in writing of its initiation of the termination process and the reasons for termination. The notice will advise the LAA that, in accordance with this Part, it is entitled to a hearing. The LAA will be given fifteen (15) days from receipt of such notification to inform the Department that it wishes to exercise its right to a hearing. The hearing will be conducted within thirty (30) days of the original notification of initiation of the termination process. The notification shall also include:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- A) a requirement that the LAA (in order to receive continued funding) shall agree to submit to a Department appointed official, throughout the termination process, to serve as a reviewer of all program-related expenditures which are reimbursable under Sections 100.70 and 100.260 of this Part) and which comply with the objectives and program activities specified in accordance with Subparts A and B of this Part; or
- B) in the event the LAA does not agree to submit to the Department review specified in subsection (b)(1)(A), notice of funding suspension pending termination pursuant to this Part.
- 2) The services of a hearing officer, who must be an attorney licensed to practice law in Illinois under Article VII of the Illinois Supreme Court Rules (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 110A, pars. 701-774), will be obtained by the Department, as will the services of a certified shorthand reporter under the Illinois Certified Shorthand Reporters Act of 1984 (Ill. Rev. Stat. 1989, ch. 111, pars. 6201 et seq.). Notice of the actual hearing time and date will be provided, with proof of receipt of notice, to both the LAA and grantor agency at least ten (10) days prior to the hearing. The cost of the certified shorthand reporter and the original transcript of the proceedings shall be borne by the Department. The LAA shall bear the cost of its copy of the transcript of proceedings.

- c) The hearing shall be conducted in accordance with 47 Ill. Adm. Code 10. The report of the hearing officer will be sent via registered mail to both parties within thirty (30) days of the hearing's completion.

- d) The Director of the Department will review the hearing officer's recommendation and will base his/her decision on findings of fact and conclusions of laws that substantiate grant termination pursuant to this Section (see Section 100.50). The Department will notify the LAA in writing of the Department's final determination within thirty (30) days.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.85 Dispute Procedures

EMERGENCY

Applicants shall be provided with an opportunity for a fair administrative

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

hearing when claims for energy assistance are denied or are not acted upon within prescribed timelines (see Section 100.120(de)), or if the applicant disputes the amount or type of assistance granted. LAAs shall inform each applicant of their right to the appeals process. This Section does not apply to applicants for assistance under Options 1 through 3 found in Section 100.110(b)(1)(A) through (c); such applicants shall follow the dispute procedures outlined in 89 Ill. Adm. Code 102.80. The hearing and appeals process includes three levels of appeal: the informal conference, the state review, and the formal hearing.

a) The Informal Conference

- 1) This process consists of an initial informal conference held by a staff hearing officer of the LAA at which the applicant applied. This informal conference is designed to ensure that the applicant understands the reason(s) for the action taken by the LAA and to ensure that the application was processed in accordance with Section 100.120.
- 2) Any applicant receiving or denied energy assistance has a right to request an informal conference within thirty (30) days of receipt of a notice of a decision on the applicant's application.
- 3) Any applicant who has submitted a completed application but has not been notified of the application status within thirty (30) days of the date of a complete application, has a right to request an informal conference within sixty (60) days of the date the application was complete.
- 4) Any applicant requesting an informal conference shall be furnished the reason for the decision on the application and be allowed to review the documents leading to the decision prior to the informal conference.
- 5) The informal conference must:
 - A) be held at the application site closest to the applicant's residence or at the applicant's residence if they are confined;
 - B) be conducted by an LAA staff member who was not involved in the original decision (the LIHEAP REAPP coordinator may also attend);
 - C) be held within fifteen (15) calendar days of the receipt of request;
 - D) afford the applicant an opportunity to bring an

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

interpreter and/or representative; and

- E) allow the applicant to present oral and written testimony on his/her behalf.

6) The LAA will give the applicant a written statement at the end of the conference describing the result of the conference and citing the policy reasons for the decision. A copy of this report must be filed in the applicant's file.

7) In the event of a finding in support of an applicant, the LAA shall, within fifteen (15) days of the finding, process the application and notify the applicant and the home energy provider(s) vender(s) in writing of the applicant's eligibility. In the case of an emergency assistance application, the LAA shall process the application and notify the applicant and the home energy provider(s) vender(s) within forty-eight (48) hours. In the event of a disapproval, the LAA shall provide the applicant with a Request for State Review Form. The request must specify the LAA at which the household applied for assistance, whether the LAA has held an informal conference, and the reasons for requesting a state review.

b) State Review

A request for state review must be filed with the Department within thirty (30) days after the informal conference. If the request is timely made, the Department will appoint a state reviewing officer who will review the applicant's file and the informal conference report. A written decision will be made. The request is considered made on the day the request is received by the Department (per the date stamp on the correspondence). The Department will notify the LAA that a request for state review has been filed. The LAA must, within five (5) days of the request for state review, provide both the Department and the applicant with a full copy of the applicant's file. A state reviewing officer will review the file to determine if the application contains all information required in Section 100.120(d) and all testimony presented at the informal conference. The state reviewing officer shall ascertain if the applicant was provided with a Request for State Review Form in accordance with subsection (a)(7) and determine if the informal conference decision regarding eligibility was correct (see Section 100.120 for eligibility criteria). This determination will be made and a letter sent to the applicant and the LAA within fifteen (15) days of the request for state review. In the event of a finding in support of an applicant, the LAA shall

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

approve and process the application or modify the assistance granted, and notify the applicant and the home energy provider(s) vender(s) in writing within fifteen (15) days of notification of the finding from the State. In the case of an emergency assistance application, the LAA shall process the application and notify the applicant and the home energy provider(s) vender(s) within forty-eight (48) hours of notification of the finding from the State. In the event of a disapproval, the State shall provide the client with a Request for Formal Review Form. The request must specify the LAA at which the household applied for assistance, whether an informal conference has been held, if the state review has been conducted and the household notified of the decision, and the reasons for requesting a formal hearing.

c) The Formal Hearing

If not satisfied with the results of the state review, the applicant must request a formal hearing by sending a written request to the Department who will notify the LAA that the request has been made by the applicant. This request must be received by the Department within thirty (30) calendar days of the date on which the state review letter was mailed by the Department. The Department will provide the applicant with a notice of the hearing in accordance with Section 10 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1010). The hearing will be conducted by a hearing officer, who has not participated in any earlier decision concerning this application, within thirty (30) days from the date the formal hearing request was received by the Department. The formal hearing will meet the following standards.

- 1) The hearing will be held at the application site closest to the applicant's residence or at the applicant's residence if they are confined.
- 2) The applicant will be afforded an opportunity to review his/her file.
- 3) The hearing will be tape-recorded.
- 4) The decision will be based on the record, which will comply with Section 11 of the Illinois Administrative Procedure Act and which will be made pursuant to the procedures set forth in Section 13 of the Illinois Administrative Procedure Act. The hearing officer will determine if the household is eligible in accordance with Section 100.120.
- 5) If requested by the applicant, the applicant will be provided interpretive and auxiliary services (e.g.,

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

transportation).

- 6) The applicant will have the right to:
 - A) be accompanied and/or represented by another;
 - B) present written and oral statements and other evidence in accordance with Section 12 of the Illinois Administrative Procedure Act;
 - C) bring an interpreter; and
 - D) present and question witnesses.

- 7) Within ten (10) days of the formal hearing, the state appeals review board shall send a written determination to the applicant and the LAA in accordance with Section 14 of the Illinois Administrative Procedure Act.

- 8) In the event of a finding in support of an applicant, the LAA shall, within fifteen (15) days of notification of the finding, process the application or modify the assistance granted and notify the applicant and the home energy provider(s) vendor(s) in writing of the applicant's eligibility. In the case of an emergency application, the LAA will process the application and notify the applicant and the home energy provider(s) vendor(s) within forty-eight (48) hours.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

SUBPART B: ENERGY ASSISTANCE

Section 100.103 Energy Assistance Program
EMERGENCYa) Implementation Implementation

This Part institutes the energy assistance program mandated by the Energy Assistance Act of 1989. This assistance program shall be known as the "Low Income Home Energy Residential - Energy Assistance Partnership Program" (LIHEAPREAPP).

b) Impacting Authorities IMPACTING-AUTHORITIES

The following authorities, among others, affect the implementation or operation of LIHEAPREAPP:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- 1) The Low-Income Home Energy Assistance Act of 1981 Omnibus Budget-Reconciliation-Act--of--1981--(P.L.--97-35) which affects eligibility requirements and the use of Low-Income Home Energy Assistance Block Grant funds use in LIHEAPREAPP.
- 2) Article-IV-of-the-Illinois-Public-Aid-Code-dealing-with-Aid-to-Families-with-Dependent-Children-
- 3) The-Illinois-Residential-Affordable-Payment-Program-rules (83 Ill. Adm. Code - 281) - which cover the phase-out-of-benefits-under-that-program-
- 24) The Public Utilities Act and the rules applicable thereto (83 Ill. Adm. Code 280).
- 3) The Energy Assistance Act of 1989.

c) Eligibility Eligibility

Any individual who is a resident of the State of Illinois and whose household income is not greater than 110%±25% of the federal non-farm poverty level as established by the federal Office of Management and Budget (OMB) (or their successor in responsibility) is eligible to apply for benefits under LIHEAPREAPP.

d) Application Initiation APPLICATION-INITIATION

Individuals may apply for assistance under LIHEAPREAPP at the local-Administering-Agency-(LAA) office serving the area in which the applicant's dwelling unit is located. --Individuals-applying for-assistance-under-Status-Category-i-(AFBC)-of-REAPP-shall-be given-an-application-upon-request. A current list of LAA offices may be obtained by calling or writing any office of the Department.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.105 Allocation of Block Grant Funds
EMERGENCY

- a) The Department shall allocate financial assistance for each county from sums available for any fiscal year from the Low Income Home Energy Assistance Block Grant as described in the State's annual plan to HHS.
- b) The Department shall determine allocations for each county from

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

available funds.

- 1) At least 50% of the funds available shall be allocated to each county based on the "Index of Need".

A) The "Index of Need" is comprised of six factors which are:

- i) Unemployment;
- ii) Heating Degree Days;
- iii) Fuel Cost Factor Per 100,000 BTUs;
- iv) Persons in Poverty (125% of the Office-of-Management-and-Budget--(OMB) Poverty Income Guidelines);
- v) Elderly in Poverty (125% of OMB Poverty Income Guidelines); and
- vi) Handicapped (or disabled) persons in Poverty.

B) Each factor will be multiplied by an assigned weight. The formula for determining each of these factors and the weight to be assigned to these factors is as follows:

- i) average number of unemployed persons per county divided by total average number of unemployed persons for State = unemployment (15%);
- ii) number of climatic heating degree days per county divided by total climatic heating degree days for State = heating degree days (5%);
- iii) estimated fuel cost per 100,000 BTUs per county divided by total estimated fuel cost per 100,000 BTUs for State = fuel cost factor per 100,000 BTUs (5%);
- iv) number of persons in poverty per county divided by total number of persons in poverty for State = persons in poverty (50%);
- v) number of elderly persons in poverty per county divided by total number of elderly persons in poverty for State = elderly in poverty (15%); and

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- vi) number of disabled persons in poverty per county divided by total number of disabled persons in poverty for State = handicapped (or disabled) in poverty (10%).

C) The sum of weighted factors will be multiplied by the total amount allocated to the counties to determine the county's allocation of funds.

- 2) The remaining funds shall be held by the State for meeting those program contingencies which cannot be reasonably anticipated, (e.g., an unusually high need for energy assistance in any given county) and to meet the local agencies' administrative and/or outreach needs.

c) The Department shall increase or reduce the allocation for a county for any of the following reasons:

- 1) Changes in federal or state fund availability.
- 2) Changes in sums available for any fiscal year from the Low Income Home Energy Assistance Block Grant as described in the State's annual plan to HHS.
- 3) The Department determines that the level of applications, which are eligible under Section 100.120, differs from the local agency's allocation, which is determined pursuant to subsection (b), during the subgrant period for which financial assistance was awarded.

d) The Department shall make available one-third of the allocation for any county for the provision of assistance described in Section 100.110(a)(1) or (2) to eligible applicant households who are recipients of Aid to Families with Dependent Children (AFDC); General Assistance (GA); Aid to Aged, Blind, and Disabled (AABD); or who have incomes equal to or less than 50% of the OMB Poverty Guidelines.

ed) The Department shall notify the designated LAAs of the county allocation(s) for which that agency is eligible to apply. Where no agency has been designated, the county allocation(s) will be included in a request for proposal which shall be publicly advertised in the state newspaper and in at least one local newspaper within the area to be served.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.106 Allocation of Illinois Department of Public Aid Funds

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

EMERGENCY

(Repealed)

a) The Department shall allocate Illinois Department of Public Aid funds to designated BAAs to operate the AFBC component of REAPP in accordance with Sections 100-110(b)(1) and 100-111 of this Part. The Department shall determine BAA allocations for administrative costs based on a cost-sharing ratio. The Department has developed a methodology to allocate the total administrative costs associated with the servicing of REAPP (Block Grant and AFBC) clients. This allocation methodology was developed utilizing administrative cost data from previous program years. Based upon this information, the BAA will be reimbursed for a share of total administrative costs incurred against REAPP activities (Block Grant and AFBC). The cost sharing ratio will be 2:1; that is, for every three dollars (\$3.00) of total administrative cost incurred under REAPP activities, two dollars (\$2.00) will be allocated to the REAPP/Block Grant and one dollar (\$1.00) will be allocated to the REAPP/AFBC Grant.

b) Payments to the eligible AFBC households under the AFBC component shall be made in accordance with Section 100-111(c) of this Part. (Source: Emergency repealer at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.110 Assistance Available

EMERGENCY

a) Assistance Options ASSISTANCE CATEGORIES

All applicants eligible for assistance under LIHEAP REAPP as described in Section 100.120 must be eligible to receive assistance under one of the following options status categories:

i) STATUS CATEGORY - it as a recipient of public assistance pursuant to Section 4-i of the Illinois Public Aid Code, in which case the applicant may obtain assistance under options 1, 2, 3, or 8 of subsection (b) and subject to the status category - i procedures (Applicants on AFBC) of Section 100-111, and other applicable provisions of this Part.

2) STATUS CATEGORY - 2 - as a non-recipient of public assistance pursuant to Section 4-i of the Illinois Public Aid Code, in which case the applicant may obtain assistance under options 4, 5, 6, 7, or 8 of subsection (b) and subject to the status category - 2 procedures (Applicants not on AFBC Assistance - Block Grant Funding) of Section 100-113, and

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

other applicable provisions of this Part.

b) ASSISTANCE OPTIONS

i) AFBC-Recipients

An eligible applicant who is a recipient of public assistance pursuant to Section 4-i of the Illinois Public Aid Code may receive energy assistance under one of the following options:

A) OPTION-1

i) IF the applicant is not a customer of record of a home energy vendor for winter energy services, and is not an applicant for winter energy services from a home energy vendor, and has housing rental expenses greater than 30% of his/her household income;

ii) WHEN the applicant shall receive one direct cash payment as prescribed in Section 100-Appendix-E per program year;

iii) SUBJECT TO the following conditions and other applicable requirements of this Part the applicant must provide verification of rental expenses, and attest that he/she is not a customer of record or applicant for winter energy services from a home energy vendor;

B) OPTION-2

i) IF the applicant is the customer of record of a home energy vendor for winter energy services, or is an applicant for winter energy services from a home energy vendor, and is listed as a recipient on the Illinois Department of Public Aid (IDPA) Medical Eligibility Card, and elects to participate in the 90% average program;

ii) WHEN the applicant shall have the account or accounts of the home energy vendor(s) serving the applicant credited in each winter month in an amount prescribed in Section 100-Appendix-F. In no case may the amount credited be greater than the actual amount of the applicant's bills for winter energy services; be entitled to have

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3); if the applicant's pre-program arrearages (defined in Section 100-30) are \$500 or more, at the time of completed application;

iii) SUBJEC- to the following conditions and other applicable requirements of this Part, the applicant must comply with the requirements of the 90% average program as stated in subsection (c)(4); make all reasonable efforts to apply to any other appropriate source of public energy assistance; sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer whether public or private; and when moving from one residence to another, notify the old and new home energy vendor(s) and the BAA of the change of address and of the fact of their participation in the program;

e)

OPTION-3

ii) IF the applicant is a customer of record of a home energy vendor for winter energy services or is an applicant for winter energy services from a home energy vendor and is named as a recipient on the Illinois Department of Public Aid Medical Eligibility Card; and has received a notice of disconnection; or has had his/her utilities disconnected by action of the home energy vendor; and has declined to participate in the 90% average program;

iii) THEN the applicant shall receive a direct energy assistance payment for each winter month in the amount prescribed in Section 100-Appendix F; in no case, however, may the payments during the winter be greater than the actual amount of the bills for winter energy services;

iii) SUBJEC- to the following conditions and other applicable requirements of this Part, the applicant must except for the first payment under this option, provide proof (as a condition precedent to any further payments) that an amount equal to, or greater than the

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

last payment received under this option has been paid to the home energy vendor(s) and applied to the applicant's account;

2) Non-APDC-Recipients

An eligible applicant who is not a recipient of public assistance pursuant to Section 4-1 of the Illinois Public Aid Code may receive energy assistance under one of the following options:

1A) Option 1 OPTION-4

Ai) IF the applicant is not a customer of record of a home energy provider vendor for winter energy services; and, is not an applicant for winter energy services from a home energy provider vendor; and, has housing rental expenses greater than 30% of his/her household income,

Bii) THEN the applicant shall receive one direct cash payment as prescribed in Section 100-Appendix A B per program year,

Ciii) Subject to SUBJEC- to the following conditions and other applicable requirements of this Part, the applicant must provide verification of rental expenses, and attest that he/she is not a customer or applicant for winter energy services from a home energy provider vendor.

B) OPTION-5

ii) IF the applicant is the customer of record of a public utility for winter energy services; or is an applicant for winter energy services from a public utility; and elects to participate in the 12% program,

iii) THEN the applicant shall have paid to the public utility(ies) providing winter energy service an amount sufficient to cover the applicant's shortfall on his/her winter month bills; be entitled to have his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3); if the applicant's pre-program arrearages (defined in Section 100-30) are \$500 or more, at the time of completed application;

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

iii) SUBJECT--to the following conditions and other applicable requirements--of--this--Part,--the applicant must--comply with the requirements of the--12%--program--(as--stated in--subsection (c)(2));--and,--make all reasonable efforts--to apply to any other appropriate source of public energy assistance;--and,--sign--a--waiver permitting the Department--to receive information from any public or private agency providing income or energy assistance--and from any employer, whether public or private;--and when moving from one residence to another, notify the old and new home energy vendor(s) and the LAA of the change of address--and of the fact of their participation in the program.

e) OPTION-6

i) IF the applicant is the customer of record of a home energy vendor not regulated by the IEG for winter energy services; or, is an applicant for winter energy services from a home energy vendor not regulated by the IEG; and elects to participate in the 90% average program;

ii) THEN the applicant shall have the account or accounts of the home energy vendor(s) serving the applicant credited for the winter months in an amount prescribed in Section 100-Appendix F. In no case may the amount credited be greater than the actual amount of the applicant's bills for winter energy services; be entitled to have his/her pre-program arrearages for home energy reduced as provided in subsection (c)(3); if the applicant's pre-program arrearages (defined in Section 100:30) are \$500 or more, at the time of completed application;

iii) SUBJECT--to the following conditions and other applicable requirements--of--this--Part,--the applicant must--comply with the requirements of the 90% average program as stated in subsection (c)(2); make all reasonable efforts to apply to any other appropriate source of public energy assistance;--sign--a--waiver--permitting the Department--to receive income information from any public or private agency providing income or energy assistance--and from any employer whether public or private;--and when moving from

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

one residence to another;--notify the old and new home energy vendor(s) and the LAA of the change of address--and of the fact of their participation in the program.

2d) OPTION-7

A) IF the applicant is the customer of record of a home energy provider vendor for winter energy services; or, has a household member who is an applicant for winter energy services from a home energy provider vendor;--and,--elects--not--to participate in the 12% program,

B) THEN a one-time direct vendor payment will be made to the home energy provider(s) vendor(s) per program year on behalf of the applicant in the amount prescribed by Section 100-Appendix E A.

3) All-Eligible-Applicants

An eligible applicant may receive energy assistance under Option 3 OPTION--8 (Emergency Assistance EMERGENCY ASSISTANCE):

A) IF the applicant is a customer of record of a home energy provider vendor for winter energy services, and, was receiving home energy provider services but is now disconnected,

B) THEN the applicant shall receive emergency assistance consisting of an amount up to the minimum amount needed to reconnect and/or establish service to the applicant, but in no case shall such assistance exceed \$500 during a program year,

C) Subject to SUBJECT--to the emergency assistance program requirements (as provided in subsection (b)(2)(c)(4)).

be) Explanation of Benefits EXPLANATION OF BENEFITS

i) 90% AVERAGE PROGRAM

An applicant who elects to participate in the 90% average program must:

A) pay during the winter months the difference between the actual home energy bill(s) for services provided

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

during each month, and the 90% adjusted average winter energy cost detailed in Section 100, Appendix F that will be paid by the Department;

- B) pay his/her full home energy bill during the non-winter months;
- C) pay \$5-per-month-year-round toward his/her arrearages until the arrearage balance is zero;

- B) pay during the winter months one-sixth of any outstanding deposit requested at the time of application;

2) 12% PROGRAM

An applicant who elects to participate in the 12% program must:

- A) pay during the winter months the appropriate percentage of monthly household income under subsections (i) and (ii) below; and in addition, the amounts determined under subsections (c)(2)(i)(iii), (iv) and (v) below:

- i) 12% of the monthly household income to the public utility which provides the customer's primary source of heat and secondary home energy service; or

- ii) 8% of the monthly household income to the public utility which provides the customer's primary source of heat and/or 4% of the monthly household income to the public utility which provides the secondary home energy service; and in addition;

- iii) during the winter months one-sixth of any outstanding deposit requested at the time of application; and

- iv) a total amount of five dollars (\$5) each month of the calendar year to be applied against any outstanding pre-program arrearages until the time that such arrearages are retired to a balance of zero (\$0); and

- v) beginning November 1, 1991, applicants participating in Option 5 of subsection (b);

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

shall pay for all energy usage above typical residential usage, adjusted for weather, unless the applicant has a medical excuse as certified to the home energy vendor by a licensed physician or local Board of Health; the Department shall promulgate standards to be used in calculating typical residential usage pursuant to the requirements of this subsection;

- B) pay monthly during the period from May 1 through October 31, the greater of the amounts required by subsections (c)(2)(i) and (ii) below; and in addition, the amount required by subsection (c)(2)(B)(iii) below:

- i) the appropriate percentage of monthly household income in the manner specified in subsections (c)(2)(A)(i) and (ii); or

- ii) the current home energy bill or bills; and

- iii) a total amount of five dollars (\$5) each month of the calendar year to be applied against any outstanding pre-program arrearages until the time that such arrearages are retired to a balance of zero (\$0); and

- C) Provide proof of eligibility annually between September 1 and October 26 after beginning participation in the program pursuant to the requirements of Section 100.113(a)(9) of this Part;

3) PRE-PROGRAM ARREARAGE REDUCTION

The home energy vendor(s) of applicants who are entitled to pre-program arrearage reduction (subsection (b)(1)(B); Option 2 and subsection (b)(2)(B); Option 5; and Option 6) shall each program year be paid by the Department an amount equal to 1/5 of the applicant's pre-program arrearages, less \$60. Payment for pre-program arrearages shall be credited by the home energy vendor receiving the payments to the account of the applicant where the arrearages are posted. The home energy vendor will notify the Department of the applicant's pre-program arrearage at the same time as the home energy vendor submits its first request for payment to the Department.

1) Energy Assistance ENERGY ASSISTANCE

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- A) Assistance under Option 1 will be limited to a one-time cash payment, in accordance with Section 100. Appendix A, that will be sent directly to the applicant.
- B) Assistance under Option 2 will be limited to a one-time payment, in accordance with Section 100. Appendix A, that will be sent to the energy provider(s) if such provider(s) signs a vendor agreement with the Department in which they agree to comply with the terms and conditions of the LIHEAP. If the energy provider(s) fails to sign a vendor agreement, then a two-party check will be sent to the applicant.

24) Emergency Assistance Program Requirements EMERGENCY ASSISTANCE-PROGRAM-REQUIREMENTS

- A) Assistance under Option 38 will be limited to the provision of energy assistance funds designed to help applicants obtain a continuous supply of home energy and expedited processing. Emergency Assistance will be provided only after an applicant has actually been disconnected. Assistance under Option 8 will in no case be used to compensate for any REAPP obligations that the applicant had previously agreed to pay after November 17, 1990. Emergency Service assistance will be provided within 48 hours from the date the client application is complete (all client documentation has been submitted); 18 hours if the energy crisis is life threatening.

- B) An emergency payment will not be made on behalf of an applicant unless the household makes a good-faith effort at maintaining service at the time of reconnection. A good-faith effort is defined as the applicant making payment to the household's home energy provider(s) vendor(s) of not less than ten-twelve percent of the applicant household income during the previous 90-day period. Prior heating assistance payments received by the home energy provider vendor under REAPP will not be counted as a contribution to the good-faith effort. An applicant who has failed to make a good-faith effort will be required to provide an amount not to exceed ten-twelve percent of the applicant household income for the previous 90-day period toward the amount needed for reconnection at the time of reconnection.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- C) The amount of emergency assistance will be an amount up to the minimum amount needed to re-establish the applicant. In no case will the amount of emergency energy assistance exceed the total amount owed by the applicant. The applicant may only receive assistance under Option 38 one time for the primary home energy provider vendor and/or one time for the secondary home energy provider vendor during the program year. The maximum total benefit (for primary and/or secondary home energy provider(s) vendors) under Option 38 will in no case exceed \$500750.

- D) In order to carry out this option, the Department will utilize delegate agencies and/or LAAs to provide assistance.

2d) Verification of Rental Expenses VERIFICATION-OF-RENTAL-EXPENSES

Rental expenses may be verified by documentation in the form of: lease/rental agreements, current rent receipt(s), verification letters from the applicant's landlord or authorized property manager.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.111 Status Category 1 Procedures (Applicants on Aid to Families with Dependent Children (AFDC) Assistance) [Repealed]

EMERGENCY

a) Application and Enrollment

- 1) Applications for assistance under this Section shall be submitted to and processed on a full-time basis by the LAAs between November 1 and April 30, subject to State appropriations. If the Department chooses to automatically recertify eligibility from the prior year's program, all eligible applicants shall be enrolled if there have been no changes in the applicant's status (e.g., IDPA eligibility, household size, change of residence, etc.) from the prior year. Automatic recertification and enrollment for this program shall be dependent upon the availability of State appropriated funds and the compatibility of Department and IDPA computer systems.

- 2) The applicant household is eligible to receive the full benefit as described in Section 100. Appendix F, for the winter period if they received AFDC cash assistance from IDPA during the winter. To apply for assistance, the applicant must submit a completed IDPA application form

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

"Request for REAPP - Payment" - to the LAA. - The LAA's shall either approve or disapprove a completed application within 30 days of its receipt and, in the event of approval, shall within the same 30 days notify the applicant, local IPBA office, and the home energy vendor electronically or in writing of the applicant's eligibility. If the application is incomplete at the time of its receipt, the LAA shall notify the applicant in writing at the time of its receipt of the application, of all the information required from the applicant to complete the application. The applicant shall submit the additional information necessary to complete the application within 15 days of the date of the notification letter. If the LAA disapproves an application, it shall within 30 days of receipt of the completed application notify the applicant in writing of such disapproval and reasons for disapproval and such notification must also apprise the applicant of the dispute resolution procedures set forth in 89 - Ill. Adm. Code 102-80. If within 30 days of receipt of a completed application, the LAA does not send notice either approving or disapproving an application, the applicant shall be permitted to pursue the dispute resolution procedure set forth in 89 - Ill. Adm. Code 102-80 or to submit a new application.

3)

When the home energy vendor receives written or electronic notice of a customer of record's eligibility for assistance under Option 2 (as described in Section 100-110(b)(1)(B)), the home energy vendor shall place the customer of record on the option within 30 days. During that period, the home energy vendor shall not disconnect the customer of record for nonpayment. If a customer of record's service is disconnected during that period, service shall be restored without penalty as soon as is practicable and in no event later than as provided in 83-III-Adm-Code-280-130(f).

4)

A home energy vendor may refuse to accept the notice of eligibility referred to in subsection (a)(3) above if it pertains to a person who is not the customer of record, if it contains an incorrect account number, or if the customer of record has failed to sign the Department's "Residential Energy Assistance Partnership Program" agreement form which lists the applicant's responsibilities as detailed in Section 100-110(b)(1)(B)(iii). If the home energy vendor does not accept the notice of an applicant's eligibility, the home energy vendor must notify the applicant, the Department, and the LAA in writing within 14 days of the home energy vendor's receipt of the notice that the applicant's enrollment was rejected, the reason for the

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

rejection and what the applicant must do prior to the home energy vendor accepting the enrollment. The notification must also apprise the applicant of the availability of the dispute resolution procedures listed in Section 100-85 of this Part. The home energy vendor's notice must give the applicant 14 days from the postmark date of the notification to eliminate the reason for rejection. During the 14-day period following the postmark date, the home energy vendor shall not disconnect a customer of record for nonpayment.

5)

Each home energy vendor shall inform all residential customers of record by October 17 of each year of the availability of the program set forth in this Subpart.

6)

All written notices of discontinuance issued to residential customers of record pursuant to 83-III-Adm-Code-280 or the company's normal credit collection practices shall include information regarding the availability of assistance provided by this Part.

7)

Default Provisions

A) A customer of record who defaults on payment under Option 2 may be removed from the option by the customer of record's home energy vendor(s). Unless the customer of record is disconnected under subsection (a)(7)(B), the customer of record will still be eligible to receive benefits as described in this Section. The customer of record shall be reinstated by paying all amounts due the customer of record's home energy vendor(s), except for pre-program arrearages. A customer of record shall only be reinstated pursuant to this subsection two times in any program year.

B)

A customer of record who defaults on payment under Option 2 may be disconnected by the customer of record's home energy vendor(s) under 83-III-Adm-Code-280 or normal credit practices unless reinstated under subsection (a)(7)(A) before disconnection. A customer of record disconnected under this subsection shall have only one opportunity in any program year to be reconnected and participate further in the option. In order to be reconnected and reinstated, the former customer of record shall pay all amounts due the customer of record's home energy vendor(s), except for pre-program arrearages. For the period during which the customer of record was disconnected, the customer of record shall receive no benefits of

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

the option:

E) A customer of record who voluntarily leaves Option 2 may be reinstated for assistance under the option only two times in any program year, and only if the customer of record has paid all amounts due the customer of record's home energy vendor(s), except for pre-program arrearages:

B) A customer of record participating in Option 2 may be removed from the option for failure to abide by the provisions of Section 100-110(c)(1), but only after the home energy vendor has provided written notice of the pending removal and the customer of record has failed to respond in accordance with the notice. The notice must allow the customer of record to satisfy the payment provisions of Section 100-110(c)(1) by making payment of the past due amount by a specified date which shall be no less than 5 days after delivery of the notice or 8 days after mailing of the notice; and

E) A customer of record who complies with the provisions of a notice issued under subsection (a)(7)(B) shall be deemed not to have defaulted under subsection (a)(7)(B) and shall not be removed from the option for the reasons which were the subject of the notice.

b) Event of Default

Failure by the participating customer of record to comply with the requirements set forth in this subsection shall constitute a default under Option 2.

c) AFDC Payment Process (Status Category 1)

1) Eligible applicants pursuant to Options 1 and 3 will receive a direct cash payment for energy assistance. This payment will be made in accordance with appropriate interagency or grant agreements, by either the Department, the LRA, or the IBPA.

2) Eligible applicants pursuant to Option 2 will receive assistance provided on their behalf by the IBPA to the applicant household's home energy vendor(s), equal to 90% of the adjusted average winter energy cost, detailed in Section 100-Appendix F. Payment shall be made as follows:

A) Public utilities which credit the accounts of

customers of record who are eligible for assistance in accordance with Option 2 shall be compensated by the IBPA for such credits on a month-by-month basis. Such compensation shall be made within 60 days of the Department's receipt of the public utility's request for payment. In order to receive payment on the applicant household's behalf, the public utility(ies) must submit a request for payment to the Department. The public utility(ies) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season. To be submitted to the Department not later than June 30 following the end of such winter season, the Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The IBPA will pay the public utility(ies) submitting the aforementioned request per month the lesser of the actual bill or one-sixth of the 90% of the adjusted average winter energy cost, specified in Section 100-Appendix F. Monthly payments to public utility(ies) may be greater than the one-sixth amount, if during any winter month(s) the monthly payment was less than the one-sixth amount. In no case at the end of the six winter months will payment exceed 90% of the adjusted average winter energy cost specified in Section 100-Appendix F. The applicant's account shall be posted/credited with the payment within 30 days of the public utility's receipt thereof.

B)

Home energy vendors not regulated by the ICG which credit the accounts of customers of record who are eligible for assistance in accordance with Option 2 shall be compensated by the IBPA for such credits. Such compensation shall be made within 60 days of the Department's receipt of the home energy vendor's request for payment. In order to receive payment on the applicant household's behalf, the home energy vendor(s) must submit a request for payment to the Department. The home energy vendor(s) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season. To be submitted to the Department not later than June 30 following the end of such winter season, the Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The IBPA will pay the

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

home-energy-vendor(s)-submitting-the-aforementioned request;-the-lesser-of-the-actual-bill-or-the-full winter-benefit-of-the-adjusted-average-winter-energy cost;-specified-in-Section-100-Appendix-F;-in-no case-at-the-end-of-the-six-winter-months-will-payment exceed-90%-of-the-adjusted-average-winter-energy-cost specified-in-Section-100-Appendix-F;-the-applicant's account-shall-be-posted/credited-with-the-payment within-30-days-of-the-home-energy-vendor's-receipt thereof.

d) Category-i---AFBC-Reporting

1) Each-home-energy-vendor-which-received-payment-from-the Department-for-pre-program-arrearages-shall, pursuant-to Section-11(b)-of-the-Act;-monitor-the-energy-usage-of-the applicant-on-whose-behalf-such-payment-was-made-and-report to-the-Department-on-such-usage.

2) EACH-regulated-UTILITY-SHALL-REPORT-ANNUALLY-TO-THE ILLINOIS-COMMERCE-COMMISSION-THE-AMOUNTS-RECEIVED-FROM-THE DEPARTMENT-FOR-PRE-PROGRAM-ARREARAGES-PURSUANT-TO-Section 11(c)-of-the-Act.

3) Close-Out/Final-Audit-Report

Each-home-energy-vendor-who-receives-an-aggregate-total-in excess-of-\$100,000-in-REAPP-funding-attributable-to-any program-year-must-undergo-on-audit-for-that-program-year-by a-certified-independent-accountant-to-substantiate-the total-amount-requested-for-credits-it-extended-during-the previous-winter-under-Option-2;-A-copy-of-the-audit-report must-be-submitted-to-the-Department;-The-audit-report shall-specify-what-information-was-audited;-the-procedures performed;-the-home-energy-vendor's-compliance-with-the provisions-set-forth-in-this-Section;-and-the-auditor's findings;-The-supporting-work-papers-for-the-audit-shall be-made-available-to-Department-staff-for-review;-The audit-shall-be-submitted-no-later-than-the-15th-of September-following-the-winter-covered-by-the-audit;-The audit-shall-include-the-independent-accountant's-opinion regarding-the-validity-of-the-amount-requested-from-the Department.

(Source: Emergency repealer at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.113 Status-Category-2---Procedures-{Applicants-not-on-AFBC Assistance---Block-Grant-Funding}

EMERGENCY

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

a) Application and Enrollment

1) Applications for assistance under this Section shall be submitted to and processed on a full-time basis by LAAs between October 1; and April 30 or until program funding is depleted. Between October 1 and October 31 only applicants that are elderly; or disabled, and/or applicants that have been disconnected from their primary and/or secondary home energy provider vendor may submit an application for assistance under this Section. During the remainder of the year such applications will be processed by the agency at least two days per week, subject to State appropriations.

2) The applicant-household-is-eligible-to-receive-monthly benefits-beginning-in-the-month-in-which-such-applicant submits-a-completed-application-to-the-LAA--The LAAs shall either approve or disapprove a completed application within 30 days of its receipt and, in the event of approval, shall within the same 30 days notify the applicant and the applicant's home energy provider vendor electronically or in writing of the applicant's eligibility. If the application is incomplete at the time of its receipt, the LAA shall notify the applicant in writing at the time of its receipt of the application, of all the information required from the applicant to complete the application. The applicant shall submit the additional information necessary to complete the application within 15 days of the date of the notification letter. In the event an applicant fails to submit the application in a timely manner or fails to submit all information necessary to complete the application, the LAA may disapprove the application. If the LAA disapproves an application, it shall within 30 days of receipt of the completed application notify the applicant in writing of such disapproval and reasons for disapproval and such notification must also apprise the applicant of the dispute resolution procedures set forth in Section 100.85. If within 30 days of receipt of a completed application, the LAA does not send notice either approving or disapproving an application, this shall be deemed a denial of the application and the applicant shall be permitted, at the applicant's election, either to pursue the dispute resolution procedure set forth in Section 100.85 of this Part or to submit a new application.

3) When the home energy provider vendor receives written or electronic notice of a customer of record's eligibility for assistance under Option-5-or-6 (as described in Section 100.110(b)(2)(B)-and-(e)), the home energy provider vendor shall place the customer of record on the option within 30

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

days. During that period, the home energy provider vendor shall not disconnect the applicant customer-of-record for nonpayment. If an applicant customer-of-record's service is disconnected during that period, service shall be restored without penalty as soon as is practicable, and in no event later than as provided in 83 Ill. Adm. Code 280.130(f).

- 4) A home energy provider vendor may refuse to accept the notice of eligibility referred to above if it pertains to a person in the household who is not the customer of record, or if it contains an incorrect account number or if the customer-of-record has failed to sign the Department's Residential -- Energy -- Assistance -- Partnership -- Program agreement form which lists the applicant's responsibilities as detailed in Section 100-110(c)(1) or (2). If the home energy provider vendor does not accept the notice of an applicant's eligibility, the home energy provider vendor must notify the applicant, the Department, and the LAA in writing within 14 days of the provider vendor's receipt of the notice that the applicant's enrollment was rejected, the reason for the rejection and what the applicant must do prior to the home energy provider vendor accepting the enrollment. The notification must also apprise the applicant of the availability of the dispute resolution procedures set forth in Section 100.85. The home energy provider's vendor's notice must give the applicant 14 days from the postmark date of the notification to eliminate the reason for rejection. During the 14-day period following the postmark date, the home energy provider vendor shall not disconnect a customer of record for non-payment.

- 5) Each home energy provider vendor shall inform all residential customers of record by November 1, of each year, of the availability of the program provided for in this Part.

- 6) All written notices of discontinuance issued to residential customers of record pursuant to 83 Ill. Adm. Code 280 or the company's normal credit collection practices shall include information regarding the availability of the program provided for in this Part.

- 7) Except as provided in Section 100-110(c)(2), no home energy vendor may require payment by any individual, at any time, of any amount attributable to shortfalls incurred by that individual as a result of participation in Option 5. The home energy vendor shall maintain the shortfall amount on each participating customer of record so that energy

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

assistance -- funds -- may -- be -- applied -- as -- required -- by subsection(c)(2):

8) Default Provisions

- A) A customer of record who defaults on payment under Option 5 or 6, pursuant to the notice issued under this Section, may be removed from the option. Unless the customer of record is disconnected under subsection (a)(8)(B), the customer of record shall be reinstated by paying all amounts which would have been due under the terms of the option. A customer of record shall only be reinstated pursuant to this subsection two times in any program year.

- B) A customer of record who defaults on payment may be disconnected by the customer of record's home energy vendor under 83 Ill. Adm. Code 280 or the company's normal credit collection practices unless reinstated under subsection (a)(8)(A) before disconnection. A customer of record disconnected under this subsection shall have only one opportunity in any program year to be reconnected and participate further in the option in order to be reconnected and reinstated; the former customer of record shall fully comply with the applicable reconnection provisions contained in 83 Ill. Adm. Code 280. A former customer of record reconnected under this subsection will be deemed to have the same income as at the time of disconnection, unless the recertification required by subsection (a)(9) has come due, in which case the newer income amount will be used to determine eligibility for the option and the amount of monthly payments.

- C) A customer of record who voluntarily leaves Option 5 or 6 may be reinstated only two times in any program year and only if the customer of record has paid or pays in full the greater of:

- i) all monthly bills incurred during the period the customer of record was off the option; or
- ii) the amounts that would have been due under Section 100-110(c)(2) to avoid disconnection had the customer of record stayed on the option.

- B) A customer of record participating in Option 5 or 6 may be removed from assistance for failure to abide

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

by the provisions of subsection (b) and Section 100-110(c)(1) or (2) but only after the home energy vendor has provided written notice of the pending removal and the customer of record has failed to respond in accordance with the notice. The notice must allow the customer of record to satisfy the payment provisions of Section 100-110(c)(1) or (2) by making payment of the past due amount by a specified date which shall be no less than 5 days after delivery of the notice or 8 days after mailing of the notice; and

E) A customer of record who complies with the provisions of a notice issued under subsection (a)(8)(B) shall be deemed not to have defaulted under this subsection and shall not be removed from the option for the reasons which were the subject of the notice.

9) Recertification

A) In accordance with subsection (a)(5), the home energy vendor shall send a notice to each customer of record participating in Option 5 or 6 not later than September 1 advising the customer of record that he/she must apply to be recertified by the Department or he/she will be removed from the option. Between September 1 and October 26, the Department shall send a notice to each participating customer of record who has not applied for recertification reminding the customer of record that he/she must apply to be recertified. In order for the customer of record to remain eligible for the option a final determination granting recertification must be made by November 1.

B) If a home energy vendor learns as a result of the annual recertification process described in this Section that a customer of record's household income has increased or decreased, but the customer of record is still eligible for participation in Option 5, the home energy vendor shall, within 30 days of learning of the change, adjust the customer of record's monthly payments in a manner consistent with subsections (c)(1) and (2).

b) Event of Default

Failure by the participating customer of record to comply with the requirements set forth in this Section shall constitute a default as set forth in Option 5 or 6.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

b) Non-APBE Payment Process (Status-Category-2)

1) Eligible applicants pursuant to Option 14 (as described in Section 100.110(a)(b)(2)(A)) will receive a direct cash payment for energy assistance in accordance with Section 100. Appendix E A. This payment will be made, in accordance with appropriate grant agreements, by either the Department or the LAA.

2) To the extent that a public utility experiences a shortfall because the amounts received by the public utility pursuant to Option 5 are less than the actual amounts incurred for heating or electric service rendered, the public utility shall be compensated by the Department for such shortfall. Such compensation shall be made on a month-by-month basis and the Department shall pay 90% of the amount claimed by the public utility for a month within 60 days of the Department's receipt of the public utility's application therefor.

A) By September 15 of each year, each public utility which during the previous winter incurred shortfall under Option 5, shall be reimbursed by the Department for all such shortfall for which the public utility has not previously been paid.

B) In order to receive payment on the applicant household's behalf, the public utility(ies) must submit a request for payment to the Department. The public utility(ies) may submit a request for payment of shortfall as often as once a month, but in no case less than once for the entire winter season, to be submitted to the Department not later than July 15 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The applicant's account shall be posted/credited with the payment within 30 days of the public utility's receipt thereof.

C) Shortfall or client percentage of income amounts that result in a credit on the applicant's account shall remain on that account to offset future shortfall. If the applicant is removed from the program through default or by voluntary action, then any credit may be used to cover any amounts that may come due for pre-program arrearage or deposits to that account previously owed. Any credit remaining on the account

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

after applicable pre-program arrearage and deposit amounts have been reimbursed shall remain on such account or be subject to normal credit practices of the home energy vendor. In order to be reinstated on Option 5 of the program, the applicant must repay the amount of such credit that existed at the time of removal from the Option in addition to any amounts owed under Section 100-113(a)(8).

3) A home energy vendor which credits the accounts of customers of record who are eligible for assistance in accordance with Option 6 shall be compensated by the Department for such credits. Such compensation shall be made within 60 days of the Department's receipt of the home energy vendor's request for payment. In order to receive payment on the applicant household's behalf, home energy vendor(s) must submit a request for payment to the Department. The home energy vendor(s) may submit a request for payment for winter energy services as often as once a month, but in no case less than once for the entire winter season; to be submitted to the Department not later than June 30 following the end of such winter season. The Department will determine the actual payment after analyzing the request for payment for compliance of applicant eligibility in accordance with this Part. The Department will pay the home energy vendor(s) submitting the aforementioned request, the lesser of the actual bill or the full winter benefit of the adjusted average winter energy cost, specified in Section 100-Appendix F, in no case at the end of the six winter months will payment exceed 90% of the adjusted average winter energy cost specified in Section 100-Appendix F. The applicant's account shall be posted/credited with the payment within 30 days of the home energy vendor's receipt thereof.

24) Eligible applicants pursuant to Option 27 (as described in Section 100.110(ab)(2)(e)) will receive assistance, provided on their behalf to the applicant household's home energy provider(s) vendor(s) in an amount detailed in Section 100-Appendix E A. This payment will be made, in accordance with appropriate grant agreements by either the Department or the LAA. The applicant's account shall be posted/credited with the payment within 30 days of the home energy provider's receipt thereof.

d) Category 2 --- Non-AFDC-Reporting

i) Each home energy vendor which received payment from the Department for pre-program arrearages, pursuant to Section

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

ii of the Act; shall monitor the energy usage of the applicant on whose behalf such payment was made and report to the Department on such usage.

2) EACH regulated utility shall report annually to the ILLINOIS COMMERCE COMMISSION THE AMOUNTS RECEIVED FROM THE DEPARTMENT FOR PRE-PROGRAM ARREARAGES PURSUANT TO SECTION 11(c) OF THE ACT.

3) Close Out/Final Audit Report

Each home energy vendor who receives an aggregate total in excess of \$100,000 in REAPP funding attributable to any program year must undergo an audit for that program year by a certified independent accountant to substantiate the total amount requested for credits it extended during the previous winter under Option 5 or 6. A copy of the audit report must be submitted to the Department. The audit procedures performed, the home energy vendor's compliance with the provisions set forth in this Section, and the auditor's findings. The supporting work papers for the audit shall be made available to Department staff for review. The audit shall be submitted no later than the 15th of September following the winter covered by the audit. The audit shall include the independent accountant's opinion regarding the validity of the amount requested from the Department.

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.115 Cooling Assistance

EMERGENCY

a) A LIHEAP REAPP Cooling Assistance option may be operated by the Department only if unused heating assistance funds are available as of July 1 of the LIHEAP REAPP program year. This option will provide eligible households with financial assistance to help meet the costs of cooling a residence. The following types of cooling assistance can be provided:

1) Direct Client Assistance (DCA) payments to electric utilities on behalf of income-eligible households (see Section 100.120) which contain a member with a documented, medically necessitated need for cooling in accordance with subsections (b) and (c);

2) DCA payments to income-eligible households which pay their

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

electric bill as part of rent and contain a member with a documented, medically necessitated need for cooling in accordance with subsections (b) and (c); and

- 3) The purchase of fans by a Local-Administering-Agency-(LAA) for income-eligible households which have a medically necessitated need for cooling (in accordance with subsections (b) and (c)) and do not currently own a fan.

- A) For purposes of the cooling option, the definition of fan is: a portable electric fan costing less than \$50. Ceiling fans and/or fans requiring installation are not acceptable purchases.

- B) The cost of the fan is to be included in the household maximum annual LIHEAP REAPP payment level.

- C) A form must be developed by each LAA, documenting the need for a fan and must be signed by the applicant at the time of application.

- b) To receive cooling assistance a household must be determined income eligible in accordance with the process described in Section 100.120. Additionally, the household must contain at least one member experiencing a medical condition that can be ameliorated by cooling. Medical conditions which qualify for assistance include:

- 1) severe obstructive lung disease (e.g., asthma and emphysema),
- 2) respiratory allergies which are ameliorated by filtered air (e.g., an allergy brought on by pollen),
- 3) any medical condition of a non-ambulatory patient, and
- 4) any other condition for which a licensed medical practitioner deems cooling as a medical necessity.

- c) The existence of one or more of the eligible medical conditions must be certified by a licensed medical practitioner. Medical persons from whom this certification can be accepted are limited to the following:

- 1) Any physician licensed in accordance with the Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 4400-1 et seq.) or licensed in an adjoining state;
- 2) Any registered nurse or practical nurse licensed under the

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 111, pars. 3501 et seq.) that is employed by a visiting nurse association or county government or health department and who has attended the applicant or a member of his/her household;

- 3) Public health officials who are medical persons (i.e., licensed physicians or licensed registered or licensed practical nurses acting as a representative of a physician) associated with the National Health Service, the Illinois Department of Public Health, a county health department, or a city or township health department;

- 4) Any physician's assistant certified under the Physician Assistant Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 4601 et seq.) working with any attending licensed physician;

- 5) Any licensed registered or practical nurse working with an attending licensed physician or physician's assistant; or

- 6) Any practitioner who provides treatment through prayer or spiritual means (e.g. Christian Scientist).

- d) Once the medical practitioner has determined a medical need exists, he/she should complete the Medical Certification form found in Section 100.Appendix C to this Part. If the applicant has a statement from a medical person which contains identical information (i.e., name and address of the household member with condition, a description of the condition, and signature and title of medical person), such a statement is acceptable but, when filed, it must be attached to the medical certification form specified in Section 100.Appendix C of this Part. LAAs are permitted to obtain medical certification orally provided that written follow-up takes place. Such written follow-up consists of the medical certification form or a record of who was spoken to, the condition they described, the date, the time, and who from the agency made the call. If, after obtaining oral verification and making a good-faith effort to secure written certification (which is documented by the file notes, the follow-up calls and letters), the signed certification form is not received by the LAA, the oral certification and corresponding documentation will be acceptable. This good-faith effort will not be acceptable if it is found to be common practice and not the exception to the rule (i.e., the LAA has used oral certification, without written follow-up, in ten (10) percent or more of its files).

- e) LAA's will take cooling assistance applications from July 1

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

through September 30 of the program year or until cooling assistance funds are depleted. Intake sites are to be open for a minimum of two days per week through September 30 or until funds have been exhausted. Cooling application data will be entered on the terminal by the LAA. Applications are to be retained and filed by the LAA in separate folders. All reports which are available for the "heating" options will be available for the "cooling" option.

f) Verification, authorization, and client/vendor notification will occur within thirty (30) days of a completed application. Payment must occur within fifteen (15) days of the notification.

g) Cooling payments to electric utilities on behalf of eligible households must be used to reduce the current bill of the household. The Department will notify the LAA's of which public utilities, as defined by Section 3-105 of the Public Utilities Act, have agreed to abide by this constraint. LAA's must determine which utilities, which are not public utilities, will comply. In cases where the home energy provider vendor refuses, cooling assistance payments will be made directly to the households.

h) The cooling assistance funds allocated shall be used to provide direct client assistance, not emergency services payments. An overdue bill, a cut-off notice, or disconnection of the home energy provider vendor is not a requirement to receive cooling assistance. However, cooling payments are not to be made to a disconnected account unless the cooling payment plus emergency service payment, if the household has not received such a payment within the last year, is enough to restore services.

i) On the date the Department notifies the LAA's that the cooling assistance option becomes operable, LAA's may take emergency service applications for clients whose electricity is not an integral part of their heating system (i.e., heat will be delivered without use of electricity).

(Source: Emergency amendment at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100.120 Determination of Household Eligibility

EMERGENCY

a) Household applications for assistance through program options contained in Sections 100.113 through 100.115 will be accepted by LAA's local administering agencies, if there are sufficient funds allocated to the LAA to grant assistance through program options.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

b) Eligibility requirements for Section 100.110(b)(1)(A) through (E) and Section 100.110(b)(3)(A) and (B) of this Part is limited to households that are receiving Aid to Families with Dependent Children under Article IV of the Illinois Public Aid Code. LAA's are responsible for determining household eligibility in accordance with the Act. Payments should be made under Section 100.110(b)(1)(B) and (C) of this Part only with respect to households in which the customer of record is a member of the applicant household and such customer of record is receiving Aid to Families with Dependent Children under Article IV of the Illinois Public Aid Code.

be) Eligibility Requirements for Section 100.110(b)(2)(A) through (E) and Section 100.110(b)(3)(A) and (B) of this Part is for a 30 day period, based on 110% 125% of the OMB Poverty Guidelines (published in the Federal Register on February 20, 1991 at 56 FR 6859 - 6861). LAA's are responsible for determining household eligibility in accordance with Section 2605(b)(2) of the Omnibus Budget Reconciliation Low-Income Home Energy Assistance Act of 1981. (Public Law 97-35) (codified at 42 U.S.C. 8621-et-seq.) and shall MAKE PAYMENTS UNDER THIS TITLE ONLY WITH RESPECT TO receive assistance:

1) The customer of record must apply for assistance and be a member of the household. Such customer of record's signature on the Department's "Residential Energy Assistance Partnership Program" agreement, which lists responsibilities as detailed in Section 100.110(e)(2), shall constitute acceptance by the customer of record and the home energy vendor of that household's membership for that account.

2) A household applying for emergency service must meet:

- A) income guidelines as specified in subsection (b)(c);
- B) be disconnected from their primary and/or secondary heat source; and
- C) have paid toward their primary and/or secondary heat source within the past 90 days a "good faith" payment of not less than ten percent of the household's past 90 day income. The ten percent rule may be waived in cases of extreme economic hardship. Extreme economic hardship exists when the household's source of income has been permanently terminated for at least 30 days and a new source of income has not commenced.

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100.APPENDIX D Assistance Level Chart Map
EMERGENCY

-
- REGION

SOUTH/CENTRAL REGION

(Source: Emergency amendment at 15 Ill. Reg. 14604 effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100. Appendix E REAPP Direct Payment Matrix (Repealed)

SOUTHERN-REGION

If-Primary-Vendor-is:		Payment-Will-Be:	
		Primary-Only--Secondary-Only--Primary-and-Secondary	
Gas			
Wood			
Coal			
Other			
LP-Gas			
Oil			
All-Electric			
Does-Not-Pay			
Own-Bills			
All-Utilities			
Included-in			
Rent			
NORTHERN-REGION			
If-Primary-Vendor-is:		Payment-Will-Be:	

Primary-Only--Secondary-Only--Primary-and-Secondary

Gas		Primary	\$100
Wood		Secondary	\$-50
Coal			
Other			
LP-Gas			
Oil			
All-Electric			
Does-Not-Pay			
Own-Bills			
All-Utilities			
Included-in			
Rent			

(Source: Emergency repealer at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100. Appendix A LIHEAP Payment Matrix FY-88 - HEAP - income - level Chart/Coating-(Repealed)
Illustration A 1992 Payment Matrix - North #1 (0-50% of Poverty Level)
EMERGENCY

DIRECT VENDOR PAYMENTS

Fuel Type	Energy Source	Household Size					
		1	2	3	4	5	6 or more
Natural Gas/Other	Primary	\$292	\$292	\$294	\$296	\$298	\$301
	Secondary	\$138	\$138	\$147	\$157	\$166	\$176
	Total	\$430	\$430	\$441	\$453	\$464	\$477
All Electric	Not Applicable	\$277	\$277	\$357	\$437	\$518	\$598
Propane/Fuel Oil	Primary	\$508	\$508	\$511	\$515	\$519	\$523
	Secondary	\$138	\$138	\$147	\$157	\$166	\$176
	Total	\$646	\$646	\$658	\$672	\$685	\$699

CASH PAYMENTS

Household Size						
1	2	3	4	5	6 or more	
\$120	\$120	\$130	\$140	\$150	\$160	

(Source: Emergency rule added at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100. Appendix A LIHEAP Payment Matrix
 Illustration B 1992 Payment Matrix - North #2 (51-80% of Poverty Level)
 EMERGENCY

DIRECT VENDOR PAYMENTS

Fuel Type	Energy Source	Household Size					
		1	2	3	4	5	6 or more
Natural Gas/Other	Primary	\$195	\$195	\$197	\$198	\$200	\$201
	Secondary	\$ 92	\$ 92	\$ 99	\$105	\$111	\$118
	Total	\$287	\$287	\$296	\$303	\$311	\$319
All Electric	Not Applicable	\$185	\$185	\$239	\$293	\$347	\$401
Propane/Fuel Oil	Primary	\$340	\$340	\$343	\$345	\$348	\$350
	Secondary	\$ 92	\$ 92	\$ 99	\$105	\$111	\$118
	Total	\$432	\$432	\$442	\$450	\$459	\$466

CASH PAYMENTS

Household Size							
1	2	3	4	5	6 or more		
\$ 80	\$ 80	\$ 87	\$ 94	\$101	\$107		

(Source: Emergency rule added at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100. Appendix A LIHEAP Payment Matrix
 Illustration C 1992 Payment Matrix - North #3 (81-110% of Poverty Level)
 EMERGENCY

DIRECT VENDOR PAYMENTS

Fuel Type	Energy Source	Household Size					
		1	2	3	4	5	6 or more
Natural Gas/Other	Primary	\$146	\$146	\$147	\$148	\$149	\$150
	Secondary	\$ 69	\$ 69	\$ 74	\$ 78	\$ 83	\$ 88
	Total	\$215	\$215	\$221	\$226	\$232	\$238
All Electric	Not Applicable	\$138	\$138	\$178	\$219	\$259	\$299
Propane/Fuel Oil	Primary	\$254	\$254	\$256	\$258	\$259	\$261
	Secondary	\$ 69	\$ 69	\$ 74	\$ 78	\$ 83	\$ 88
	Total	\$323	\$323	\$330	\$336	\$342	\$349

CASH PAYMENTS

Household Size							
1	2	3	4	5	6 or more		
\$ 60	\$ 60	\$ 65	\$ 70	\$ 75	\$ 80		

(Source: Emergency rule added at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100. Appendix A LIHEAP Payment Matrix
 Illustration D 1992 Payment Matrix - South #1 (0-50% of Poverty Level)
EMERGENCY

DIRECT VENDOR PAYMENTS

Fuel Type	Energy Source	Household Size					
		1	2	3	4	5	6 or more
Natural Gas/Other	Primary	\$212	\$212	\$214	\$216	\$218	\$220
	Secondary	\$114	\$114	\$124	\$133	\$143	\$152
	Total	\$326	\$326	\$338	\$349	\$361	\$372
All Electric	Not Applicable	\$232	\$232	\$313	\$393	\$473	\$554
Propane/Fuel Oil	Primary	\$367	\$367	\$371	\$375	\$379	\$383
	Secondary	\$114	\$114	\$124	\$133	\$143	\$152
	Total	\$481	\$481	\$495	\$508	\$522	\$535

CASH PAYMENTS

Household Size							
1	2	3	4	5	6 or more		
\$100	\$100	\$110	\$120	\$130	\$140		

(Source: Emergency rule added at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Section 100. Appendix A LIHEAP Payment Matrix
 Illustration E 1992 Payment Matrix - South #2 (51-80% of Poverty Level)
EMERGENCY

DIRECT VENDOR PAYMENTS

Fuel Type	Energy Source	Household Size					
		1	2	3	4	5	6 or more
Natural Gas/Other	Primary	\$142	\$142	\$143	\$145	\$146	\$147
	Secondary	\$77	\$77	\$83	\$89	\$96	\$102
	Total	\$219	\$219	\$226	\$234	\$242	\$249
All Electric	Not Applicable	\$156	\$156	\$210	\$264	\$317	\$371
Propane/Fuel Oil	Primary	\$246	\$246	\$249	\$251	\$254	\$257
	Secondary	\$77	\$77	\$83	\$89	\$96	\$102
	Total	\$323	\$323	\$332	\$340	\$350	\$359

CASH PAYMENTS

Household Size							
1	2	3	4	5	6 or more		
\$67	\$67	\$74	\$80	\$87	\$94		

(Source: Emergency rule added at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100. Appendix A LIHEAP Payment Matrix
Illustration F 1992 Payment Matrix - South #3 (81-110% of Poverty Level)
EMERGENCY

DIRECT VENDOR PAYMENTS

Fuel Type	Energy Source	Household Size					
		1	2	3	4	5	6 or more
Natural Gas/Other	Primary	\$106	\$106	\$107	\$108	\$109	\$110
	Secondary	\$57	\$57	\$62	\$67	\$71	\$76
	Total	\$163	\$163	\$169	\$175	\$180	\$186
All Electric	Not Applicable	\$116	\$116	\$156	\$197	\$237	\$277
	Propane/Fuel Oil	\$184	\$184	\$186	\$187	\$189	\$191
	Primary	\$57	\$57	\$62	\$67	\$71	\$76
	Secondary	\$241	\$241	\$248	\$254	\$260	\$267
	Total						

CASH PAYMENTS

Household Size							
1	2	3	4	5	6 or more		
\$50	\$50	\$55	\$60	\$65	\$70		

(Source: Emergency rule added at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

Section 100. Appendix F 90% of the Adjusted Average Winter Energy Cost
EMERGENCY (Monthly Allowable Payment) (Repealed)

REGION-I-(SOUTH)

HOUSEHOLD-SIZE	1	2	3	4	5	6	7	8
<u>FUEL</u>								
Natural-Gas	\$-73	\$-75	\$-77	\$-80	\$-82	\$-84	\$-86	\$-88
Electricity	\$-34	\$-39	\$-43	\$-48	\$-53	\$-58	\$-63	\$-68
Total	\$107	\$114	\$121	\$128	\$135	\$142	\$149	\$156
All-Electric	\$-82	\$105	\$128	\$151	\$173	\$196	\$214	\$237
<u>Other-Primary</u>								
Electricity	\$-87	\$-89	\$-92	\$-95	\$-97	\$100	\$103	\$106
Total	\$-34	\$-39	\$-43	\$-48	\$-53	\$-58	\$-63	\$-68
	\$121	\$128	\$135	\$143	\$150	\$158	\$166	\$174

REGION-II-(NORTH)

HOUSEHOLD-SIZE	1	2	3	4	5	6	7	8
<u>FUEL</u>								
Natural-Gas	\$-97	\$-99	\$102	\$104	\$106	\$108	\$110	\$112
Electricity	\$-36	\$-41	\$-45	\$-50	\$-55	\$-60	\$-65	\$-70
Total	\$133	\$140	\$147	\$154	\$161	\$168	\$175	\$182
All-Electric	\$-95	\$118	\$141	\$180	\$187	\$210	\$233	\$256
<u>Other-Primary</u>								
Electricity	\$116	\$118	\$121	\$124	\$126	\$129	\$132	\$135
Total	\$-36	\$-41	\$-45	\$-50	\$-55	\$-60	\$-65	\$-70
	\$152	\$159	\$166	\$174	\$181	\$189	\$197	\$205

(Source: Emergency repealer at 15 Ill. Reg. 14604, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

- 1) Heading of the Part: Administration
- 2) Code Citation: 59 Ill. Adm. Code 101
- 3) Section Number:
101.100
Emergency Action:
New Section
- 4) Statutory Authority: Implementing and authorized by Ill. Rev. Stat. 1989, ch. 91, par. 100-18.1, added by P.A. 87-13, effective July 24, 1991.
- 5) Effective Date of Amendment: October 1, 1991
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire. This amendment will not expire before the end of the 150-day period.
- 7) Date Filed in Agency's Principal Office: September 30, 1991
- 8) Reason for Emergency:
Emergency authorized by Section 100-18.1(f) of the Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91, par. 100-18.1, added by P.A. 87-13, effective July 24, 1991).
- 9) A Complete Description of the Subjects and Issues Involved:

P.A. 87-13 requires the Department to access and collect a participation fee from providers that deliver community based services reimbursable by Medicaid. The Department is authorized to designate community Medicaid services subject to the fee.

Services to be accessed during FY 92 are those funded by the Medicaid home and community based services waiver for persons with developmental disabilities.

- 10) Are there any proposed amendments to this Part pending? No.

- 11) Statement of Statewide Policy Objectives: This amendment does not impact local governmental units (Ill. Rev. Stat. 1989, ch. 85, par. 2201 et seq.)

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

- 12) Information and questions regarding this amendment shall be directed to:

Name: Joseph Buckles
Rules Administrator
Address: Room 402 Stratton Building
Springfield, IL 62765
Telephone: 217/785-3313

The full text of the emergency amendment begins on the next page.

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

TITLE 59: MENTAL HEALTH
CHAPTER 1: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIESPART 101
ADMINISTRATION

Section	Illinois Department of Mental Health and Developmental Disabilities
101.10	-- Internal Organization (repealed)
101.20	Service recipients activity fund in Department facilities
101.30	Payments to the account of service recipients
101.60	Service contracts (recodified)
101.80	Conflict of interest
101.90	Specialized living centers
101.100	Community mental health and developmental disabilities service
EMERGENCY	provider participation fee trust fund

AUTHORITY: Implementing Section 2-105 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. -1989 1990 Supp., ch. 91, par., 2-105), Sections 6, 18.1, 20 and 22 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91, pars. 100-6, 100-18.1, 100-20 and 100-22, as amended by P.A.-86-1324, effective-September 6-1990; P.A. 87-13, effective July 24, 1991), Section 3.06 of the Specialized Living Centers Act (Ill. Rev. Stat. 1989, ch. 91, par. 603.06) and Section 4A-101 of the Illinois Governmental Ethics Act (Ill. Rev. Stat. 1989, ch. 127, par. 604A-101) and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91, par. 5-104) and Section 5 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. -1989 1990 Supp., ch. 91, par. 100-5.7-es amended-by-P.A.-86-1324, effective-September-6-1990);

SOURCE: Effective February 1, 1977, corrected April 1, 1977; amended at 3 Ill. Reg. 50, p.277, effective December 3, 1979; amended at 4 Ill. Reg. 17, p. 205, effective April 15, 1980; codified at 5 Ill. Reg. 10716; amended at 8 Ill. Reg. 12265, effective July 1, 1984. Section 101.60 recodified to 44 Ill. Adm. Code 1250 at 8 Ill. Reg. 18490; amended at 15 Ill. Reg. 9316, effective June 18, 1991; emergency amendment at 15 Ill. Reg. 14663, effective October 1, 1991, for a maximum of 150 days.

NOTE: Bold-face type denotes statutory language.

Section 101.100 Community mental health and developmental disabilities
EMERGENCY service provider participation fee trust fund

a) Definitions

For the purposes of this Section, the following terms are defined:

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

"Actual payments." The absolute amount of Medicaid payments received by a provider from the Department, per written agreement, for the delivery of Medicaid-reimbursable services during the fee year.

"Applicable provider" or "provider." A community agency from which the Department purchases services through payments which are matched by federal funds under Medicaid and which the Department has determined to be subject to the provider participation fee.

"Days." Calendar days, unless otherwise specified.

"Department." The Department of Mental Health and Developmental Disabilities.

"Fee." A fee that each applicable provider shall submit to the community mental health and developmental disabilities services provider participation fee trust fund.

"Fee year." The fiscal year beginning July 1 and ending June 30 for which the fee amount applies.

"Fund." The community mental health and developmental disabilities services provider participation fee trust fund comprising the fees submitted by applicable providers, the interest accrued on the fees, and the related federal Medicaid matching funds.

"Medicaid." Medical assistance issued by the Illinois Department of Public Aid under the provisions of Title XIX of the Social Security Act (42 U.S.C.A. 1396 et seq., 1983), for eligible recipients including Aid to the Aged, Blind and Disabled (AABD), Aid to Families with Dependent Children (AFDC), Medical Assistance No Grant (MANG), Refugee Repatriate Program (RRP) recipients as well as Title XIX eligible Department of Children and Family Services (DCFS) wards.

"Medicaid payments." Payments made by the Department for services covered under Medicaid for which the State receives federal matching funds.

"Medicaid reimbursed services." A service provided by a provider under an agreement with the Department for which the State receives reimbursement from the Medicaid program and which is subject to the fee process.

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

"Projected payments." The estimated amount of Medicaid payments to be received by a provider from the Department, per written agreement, for the delivery of Medicaid-reimbursable services during the fee year.

b) Fees

1) Calculation of projected fees

Each year the Department shall calculate a fee which shall be paid by applicable providers. The fee amounts due to the fund by applicable providers shall be based on the projected amount of Medicaid payments to be made by the Department to the provider for the year taking into consideration:

- A) The unit rates for services;
- B) The units of service billed by the assessed provider for the year prior to the fee year; and
- C) Any other factors which will influence a change in the number of units of service to be billed during the fee year.

2) Differential fee collection schedule

- A) The Department shall establish a differential fee collection schedule for any provider whose projected Medicaid payments during the current fee year exceeds the actual Medicaid payments for the year prior to the fee year by more than 20 percent.
- B) The Department shall establish a differential fee collection schedule for such providers which reflects the increasing payments for the current fee year.
- C) The differential fee collection schedules for these providers will require lesser fee submittals during the first quarter with gradually increasing fee submittals according to the providers' projected growth in Medicaid receipts.

3) Adjustment of inaccurate projections

- A) If the Department determines that any fee amount assessed a provider was incorrect, the Department will correct the fee error.

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

- i) The Department will issue a revised fee amount for the quarter.

- ii) The Department will adjust the fee amounts due for subsequent quarters of the fee year.

B) The Department shall monitor quarterly the ratio of actual to projected total gross payments for those assessed providers whose estimated increase in gross total payment for the fee year is expected to exceed 20 percent.

- i) When the accumulated actual fees due to the fund by the assessed provider differ by more than 10 percent from the accumulated projected fees, the Department shall issue a revised fee amount for the immediate calendar quarter and a revised collection schedule for the remainder of the fee year. When this occurs, the provider shall submit the revised fee amount within 30 days of the date of postmark on the Department's written notification of the change.

- ii) When the accumulated actual fees due to the fund by an assessed provider are less than the accumulated projected fee amounts, the Department shall return to the provider the appropriate share of overpaid fees.

4) Calculation of provider participation fees

The Department shall multiply the projected Medicaid payments for services which it has determined to be subject to the provider participation fee for the fee year of individual providers by an amount not greater than 15 percent to determine the fee amount owed to the fund.

5) Notification of fee due date

The Department shall notify each assessed provider, in writing, of the amount of the fee 30 days prior to the required fee due date. The Department may modify the notification timeframes and extend the required fee due date for good cause shown.

6) Provider submission of fees

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

A) Each provider shall submit the specified fee in equal quarterly amounts on or before the first business day of each calendar quarter.

B) Due dates for provider submission of quarterly fee payments shall be January 2, April 1, July 1, and October 1, or, if these dates are on weekends or holidays, the first business day immediately following.

Z) Delayed fee collection schedules

A) The Director of the Department is authorized to establish delayed fee collection schedules for providers that are unable to make timely payments due to financial difficulties.

B) Delayed fee collection schedules shall be granted only under extraordinary circumstances to qualified providers that meet all of the requirements in subsections (C) and (D) below.

C) Denial of an application to borrow provider participation fee funds from a financial institution or other lending entity.

D) A signed written agreement with the Department specifying the terms and conditions of the delayed fee collection schedule, which shall contain the following provisions:

i) Specific reason(s) for the establishment of the delayed fee collection schedule;

ii) Specific dates on which submission of the fees will be received by the Department and the amount of the fees which will be received on each specified date described;

iii) The interest that shall be due from the provider as a result of the establishment of the delayed fee collection schedule;

iv) A certification stating that, should the provider entity be sold, the new owners shall be made aware of the liability and shall assume responsibility for repaying the debt to the Department in accordance with the original agreement;

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

v) A certification stating that all information forwarded to the Department in support of the establishment of the delayed fee collection schedule request is true and accurate to the best of the signatory's knowledge; and

vi) Such other terms and conditions that may be required by the Department.

F) In order to receive consideration for delayed fee collection schedules, providers shall forward their requests in writing (telex requests are acceptable) to the Department. Requests must be received within five working days of the date of the Department's notification of the provider participation fee due for the subject quarter. All telex requests must be followed-up with original written requests. All requests shall include:

i) An explanation of the circumstances creating the need for the delayed fee collection schedule;

ii) Supportive documentation to substantiate the emergency nature of the request and risk of irreparable harm to the provider's clients;

iii) Specification of the arrangements being requested by the provider.

G) The Department shall notify the provider, in writing, of its decision with regard to the request for the establishment of a delayed fee collection schedule. An agreement shall be issued to the provider for all approved requests. The agreement shall be signed by the provider's administrator, owner, chief executive officer, or other authorized representative and must be received by the Department before the first scheduled fee submittal date listed in the delayed fee collection schedule.

h) The Department shall waive the penalties for delinquent and/or deficient fee submittal upon the approval of the provider's request for establishment of a delayed fee collection schedule. When a provider's request for establishment of a delayed fee collection schedule is approved and the Department receives the signed agreement in accordance with this

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

subsection, such penalties shall be permanently waived for the subject quarter unless the provider reneges on the conditions of the agreement. When the provider reneges on the conditions of the agreement, the agreement shall be considered null and void and such penalties shall be fully reinstated.

ii) The delayed fee collection schedule shall include interest at a rate not to exceed the State's borrowing rate. The applicable interest rate shall be identified in the agreement described in subsection (E) above.

iii) When a provider has requested and received Department approval for a delayed fee collection schedule, the provider shall not receive approval for subsequent delayed fee collection schedules until such time as the terms and conditions of any current delayed fee collection agreement has been satisfied. The waiver of penalties described in (i) of this subsection shall not apply to a provider that has not satisfied the terms and conditions of any current delayed fee collection agreement.

8) Penalty for delinquent or deficient fees

Any provider that fails to submit the fee when due, or submits less than the full amount due, shall be assessed a penalty of 10 percent of the delinquency or deficiency for each month, or fraction thereof, computed on the full amount of the delinquency or deficiency, which includes any penalty accrued and not paid, from the time the fee was due.

9) Notification to comptroller

A) The Director may take action to notify the Office of the Comptroller to collect any amount of monies owed by the provider to the fund.

B) The Director may take action against providers failing to submit any delinquent or deficient fee or penalty including:

i) Suspension of payments;

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

ii) Cancellation of the provider contract or agreement; and

iii) Refusal to issue, extend, or reinstate the provider contract or agreement.

c) Local government funds certification

Providers may use local government funds as a source to meet their obligated, quarterly assessed fee amount in part or in whole.

1) If local government funds are used, the provider shall certify the planned spending of these local funds for the specified services in lieu of actual cash payment to the fund by providing a statement from each local government funder stating the intent of that funder to contribute the applicable portion of the fee amount, signed by the chairperson of the local government funder taxing authority.

2) If the certification process is used, the provider shall submit to the Department, by October 31 of the year following the fee year, an annual audit statement from a certified public accounting firm which demonstrates that the local government funds were spent for the intended service and in the amounts required according to the fee amount.

3) If the local government funds were not spent for the Medicaid service as required:

A) The provider shall submit to the State by October 31 of the year following the fee year the amount of the fee which was not spent;

B) A fine equal to 25 percent of the amount of the fee not properly covered by the local government funds certification process.

C) This payment shall be submitted to the State Treasury by October 31 of the year following the fee year.

d) Deposit of revenue

Deposits to the fund shall consist of:

1) Federal revenues received under Title XIX of the Social Security Act as a result of the increased rates paid by the Department to providers of Medicaid-reimbursable services;

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

2) The fees paid by providers of Medicaid-reimbursable services under agreement with the Department which are eligible for reimbursement from Medicaid and which are subject to the fee process;

3) The interest earned on the deposits to the fund; and

4) The revenues generated from fines and penalties levied by the Department on providers in accordance with subsection (c)(3).

e) Protection from reduction

1) The moneys in the fund shall be exempt from any State budget reduction Acts.

2) The funds shall not be used to replace any funds otherwise appropriated to the Medicaid program by the Illinois General Assembly.

f) Administration of contingency reserves

1) Moneys paid from the fund shall be used first to:

A) Pay for the administrative expenses incurred by the Department in performing the duties authorized by Section 100-18.1 of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1989, ch. 91, par. 100-18.1, added by P.A. 87-13, effective July 24, 1991);

B) Pay any amounts reimbursable to the federal government, which are required to be paid by State warrant.

2) Disbursements from the fund shall be by warrants drawn by the State Comptroller upon receipt of vouchers duly executed and certified by the Department.

3) The Department shall establish a contingency reserve not to exceed three percent in any fee year of the total amount of the revenues described in subsection (d).

g) Fund expenditures

The Department shall spend 100 percent of the moneys in the fund during the fee year from which the monies were collected to reimburse providers for the delivery of Medicaid services less:

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

1) The administrative expenses incurred in performing the duties authorized by Section 100-18.1 of the Department of Mental Health and Developmental Disabilities Act; and

2) A maximum of three percent of the total deposits made to the fund in any fee year for the contingency reserve.

h) Provider assurance

1) In the aggregate, providers under contract with the Department to provide Medicaid reimbursable services that are subject to the fee payment process are entitled to a return of 100 percent of the fee amount paid during any fee year:

A) Plus the federal funding portion;

B) Less the administration expenses incurred by the Department in performing the activities authorized; and

C) Less the allowed three percent contingency reserve.

2) No provider shall receive back less than the amount required as a fee for any given fee year.

i) Department records

The Department shall maintain records showing the amount of money paid by each provider into the fund and the amount of money that has been paid from the fund to each provider for each fee year.

j) Annual audit

1) The Department shall conduct an annual audit of the fund to determine that:

A) Receipts were appropriate and accurate;

B) Disbursements were appropriate and accurate;

C) Delayed fee collection schedules were justified and approved;

D) Interest and penalties were properly calculated and imposed;

E) Local government funds were properly certified;

F) Contingency reserves were accurately calculated;

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

- G) Records were appropriate, complete and correct.
- 2) Any errors or deficiencies identified as a result of such audit shall be corrected on a timely basis.
- k) Fee correction and recovery
- If the Department's annual audit identifies erroneous fee or reimbursable payment amounts, then it shall:
- 1) Correct the fee payment amount and any related fine and notify the provider;
 - 2) Correct the reimbursable payment amount to the provider; or
 - 3) Take the action necessary to recover the required fee or reimbursed payment amount from the provider.

1) Applicability of provider participation fees

- 1) The Department shall determine which services and which providers will be subject to the provider participation fees.
- 2) The Department may choose to terminate or revise its policies concerning the computation and/or collection of provider participation fees if laws or regulations are implemented affecting state financing of Medicaid services with mandatory provider participation fees.
- 3) If the Department terminates the collection of provider participation fees and a positive balance remains in the fund, the Department shall expend the balance as follows:

- A) Refund to each provider any portion of the annual fees the provider had submitted, but had not yet been reimbursed for.
- B) Expend whatever is required for any outstanding costs related to the administration of the provider participation fee initiative or to its termination.
- C) Distribute any remaining balance among contributing providers proportional to each provider's contributions to the fund during the 12-month period prior to termination.

m) Appeals procedure

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

- 1) Appealable decisions - A provider may request a hearing on the following issues:
 - A) The initial assessment or change in the amount of the required payment;
 - B) An audit finding that a provider is required to reimburse the Department for a fee or payment.
- 2) Notice of appeal rights - The Department shall inform the provider of the right to appeal and the appeal procedure whenever the provider is notified of the initial assessment or change in the amount of the required payment; or an audit finding that a provider is required to reimburse the Department for a fee or payment.
- 3) Request for hearing - A provider may appeal the Department's decision by requesting a hearing in writing within 10 days after receipt of the decision. The request shall be sent to:

Hearings and Appeals Section
Department of Mental Health and
Developmental Disabilities
401 South Spring Street
Springfield, IL 62765

- 4) Stay of proceedings - The request for an appeal shall stay any proceedings or decision taken concerning the provider until the resolution of the appeal.
- 5) Upon request of the provider at any time prior to the scheduled hearing the provider may request an informal conference with the Division of Administrative Services to determine the facts and issues and to resolve any conflicts as amicably as possible.
- 6) Hearing officer - The hearing shall be conducted by a hearing officer appointed by the Director.
- 7) Scheduling and notice of hearings - Within 60 days of the receipt of the appeal, the hearing officer shall schedule a hearing, to be held in the Department's central offices or a place agreed to by the hearing officer, the Department staff involved and the provider. The hearing officer shall send written notice of the hearing to the provider via certified mail. The notice shall contain:

- A) A statement of the nature of the hearing;

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

- B) A statement of the time and place of the hearing;
C) A statement of the right to be represented by an attorney at the provider's expense.

8) Continuances - The hearing officer may, upon good cause shown, grant a continuance requested by the provider.

9) Conduct of hearings

A) The hearing officer shall regulate the course of the hearings, hold informal conferences for the purpose of resolving the case, dispose of procedural issues; continue the hearing from time to time when necessary; examine witnesses and rule upon the relevancy of evidence.

B) At the hearing, the provider and the Department may present written and oral evidence. The Department shall have the burden of proving by substantial evidence that the decision was made in accordance with the statutes and this Section. Upon conclusion of the Department's presentation, the provider may present written and oral evidence.

C) The common law rules of evidence shall not be enforced in the hearing. The hearing officer shall conduct the hearing in a manner that allows participants to present their evidence fully and freely. Either party may ask questions of each other or any witness, and the hearing officer may ask questions of either party or any witness. Questions impeaching the witness' character or credential shall be improper.

D) The hearing shall be taped or stenographically recorded. The tape or a copy of the transcript shall be retained by the Department. If the provider appeals the hearing officer's decision, a copy of the tape shall be provided to the provider upon request.

10) Standard of review - In all appeals, the hearing officer shall decide whether there was substantial evidence showing that the Department's decision was made in accordance with statute and this Section.

11) Decision - Within 10 working days after the hearing, the hearing officer shall issue a written decision that upholds, modifies or reverses the Department's decision. The decision

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

NOTICE OF EMERGENCY AMENDMENT

shall contain the reasons for the hearing officer's action. The hearing officer shall mail copies to the provider and the Department via certified mail. The decision shall be accompanied by a letter that informs the provider of the right to appeal the decision and state the procedure for requesting an appeal.

12) Appeal of the hearing officer's decision

A) The provider may request a review of the hearing officer's decision by the Director or designee no more than 20 days after the receipt of the hearing officer's decision.

B) Upon receipt of the request for review, the Director or designee shall review the hearing officer's decision and copies of all documents considered at the hearing. Within 20 working days of receipt of the request for review, the Director or designee shall issue a decision upholding, modifying or reversing the hearing officer's decision. The Director or designee shall uphold the decision if he or she determines that the decision was supported by substantial evidence. Copies of the decision shall be sent to the provider, the Department and the hearing officer.

C) The Director's decision shall constitute a final administrative decision in accordance with the Administrative Review Law (Ill. Rev. Stat. 1989, ch. 110, par. 3-101 et seq.).

(Source: Emergency rule added at 15 Ill. Reg. 14663, effective October 1, 1991, for a maximum of 150 days)

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

1) The Heading of the Part: Illinois Oil and Gas Act

2) Code Citation: 62 Ill. Adm. Code 240

3) Section Numbers: Emergency Action:

240.995 Repealed
240.1400 Repealed, New Section
240.1405 Repealed
240.1410 Repealed, New Section
240.1420 Repealed, New Section
240.1430 Repealed, New Section
240.1440 Repealed, New Section
240.1450 Repealed, New Section
240.1460 Repealed, New Section
240.1470 Repealed
240.1500 Repealed, New Section
240.1510 New Section
240.1520 New Section
240.1530 New Section

4) Statutory Authority: Implemented and authorized by Section 6 of The Illinois Oil and Gas Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 5409)

5) Effective Date of Amendments(s): September 30, 1991

6) If this emergency Amendments is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable

7) Date Filed in Agency's Principal Office: September 30, 1991

8) Reason for Emergency:

P.A. 87-744, effective September 26, 1991, (HB 1850) significantly amends the Illinois Oil and Gas Act. Provisions of the new Public Act pertaining to transfers of ownership and bonds are effective and must be implemented immediately, but cannot be implemented without rules.

Unless emergency rules are adopted, the Department will be unable to issue any further permits or to transfer permits in accordance with the requirements of the Act. The proper permitting and operation of oil and gas wells are matters affecting the public interest, safety or welfare and the Department finds that a failure to adopt rules implementing the requirements for surety bonds and for transfer of ownership of wells would constitute a threat of public interest, safety or welfare.

9) A Complete Description of the Subjects and Issues Involved:

Subpart N implements new provisions of the Illinois Oil and Gas Act pertaining to transfers of ownership. The rules set forth procedures for

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

notifying the Department and the responsibilities of each of the parties to the transfer.

Subpart O sets forth the requirements for all bonds required to be filed with the Department under the Act. The rules specify the form, content and amount of surety bonds. The rules also set forth the conditions under which the Department will accept letters of credit, certificates of deposit and other security in lieu of surety bonds. Finally, the rules set forth procedures for the forfeiture of bonds.

10) Are there any proposed amendments to this Part pending?

Section Numbers	Proposed Action	Illinois Register Citation
240.10	Amend	15 Ill. Reg. 8448
240.200	New Section	15 Ill. Reg. 8448
240.210	Repealed, New Section	15 Ill. Reg. 8448
240.220	Repealed, New Section	15 Ill. Reg. 8448
240.230	New Section	15 Ill. Reg. 8448
240.240	Repealed, New Section	15 Ill. Reg. 8448
240.250	Repealed, New Section	15 Ill. Reg. 8448
240.260	Repealed, New Section	15 Ill. Reg. 8448
240.270	Repealed	15 Ill. Reg. 8448
240.280	Repealed	15 Ill. Reg. 8448
240.300	New Section	15 Ill. Reg. 8448
240.310	New Section	15 Ill. Reg. 8448
240.320	New Section	15 Ill. Reg. 8448
240.330	New Section	15 Ill. Reg. 8448
240.340	New Section	15 Ill. Reg. 8448
240.350	New Section	15 Ill. Reg. 8448
240.360	New Section	15 Ill. Reg. 8448
240.370	New Section	15 Ill. Reg. 8448
240.380	New Section	15 Ill. Reg. 8448
240.390	New Section	15 Ill. Reg. 8448
240.395	New Section	15 Ill. Reg. 8448
240.410	Repealed, New Section	15 Ill. Reg. 8448
240.420	Repealed, New Section	15 Ill. Reg. 8448
240.430	Repealed, New Section	15 Ill. Reg. 8448
240.440	New Section	15 Ill. Reg. 8448
240.450	New Section	15 Ill. Reg. 8448
240.460	New Section	15 Ill. Reg. 8448
240.510	Repealed	15 Ill. Reg. 8448
240.520	Repealed	15 Ill. Reg. 8448
240.600	New Section	15 Ill. Reg. 8448
240.610	Repealed, New Section	15 Ill. Reg. 8448
240.620	Repealed, New Section	15 Ill. Reg. 8448
240.630	Repealed, New Section	15 Ill. Reg. 8448
240.640	Repealed, New Section	15 Ill. Reg. 8448
240.650	Repealed, New Section	15 Ill. Reg. 8448
240.655	Repealed	15 Ill. Reg. 8448

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

240.660	Repealed	15 Ill. Reg. 8448
240.670	Repealed	15 Ill. Reg. 8448
240.680	Repealed	15 Ill. Reg. 8448
240.700	New Section	15 Ill. Reg. 8448
240.710	New Section	15 Ill. Reg. 8448
240.720	New Section	15 Ill. Reg. 8448
240.730	New Section	15 Ill. Reg. 8448
240.740	New Section	15 Ill. Reg. 8448
240.750	New Section	15 Ill. Reg. 8448
240.760	New Section	15 Ill. Reg. 8448
240.770	New Section	15 Ill. Reg. 8448
240.780	New Section	15 Ill. Reg. 8448
240.790	New Section	15 Ill. Reg. 8448

11) Statement of Statewide Policy Objectives: The emergency amendments will have no impact on local units of government.

12) Information and questions regarding this amendment shall be directed to:

John C. Lynch, General Counsel
Illinois Department of Mines and Minerals
300 West Jefferson, Suite 300
P.O. Box 10137
Springfield, Illinois 62791-0137
(217)782-0125

The full text of the emergency amendments begins on the next page:

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

TITLE 62: MINING
CHAPTER I: DEPARTMENT OF MINES AND MINERALS

PART 240
ILLINOIS OIL AND GAS ACT

SUBPART A: GENERAL PROVISIONS

Section	Definitions
240.10	Prevention of Waste (Repealed)
240.20	Jurisdiction (Repealed)
240.30	Enforcement of Act (Repealed)
240.40	Delegation of Authority (Repealed)
240.50	Right of Inspection (Repealed)
240.60	Right of Access (Repealed)
240.70	Sworn Statements (Repealed)
240.80	Additional Reports (Repealed)
240.90	When Rules Become Effective (Repealed)
240.100	Notice of Rules (Repealed)
240.110	Hearings--Notices
240.120	Forms (Repealed)
240.130	Violations Not Requiring Formal Action
240.140	Notice of Violation
240.150	Director's Decision
240.160	Cessation Order
240.170	Enforcement Hearings
240.180	Temporary Relief
240.190	Subpoenas
240.195	

SUBPART B: APPLICATION PROCEDURES AND PERMIT REQUIREMENTS

Section	General Provisions
240.210	Application for Permit to Drill, Deepen or Convert Well
240.220	Application for Permit for Geological or Structural Test Hole (Recodified)
240.230	Permits for Salt Water Disposal or for Gas, Air, Water, or other Liquid Input Wells
240.240	Underground Injection and Disposal Projects
240.250	Underground Injection and Disposal Projects (Recodified)
240.255	Application for Approval of Enhanced Recovery Projects
240.260	Application for Approval of Enhanced Recovery Injection and Disposal Operations
240.270	Duration of Underground Injection Well Orders
240.280	

SUBPART C: TRANSFER OF OWNERSHIP AND BONDING

DEPARTMENT OF MINES AND MINERALS
NOTICE OF EMERGENCY AMENDMENTS

Section
240.305 Transfer of Management (Recodified)
240.310 When Bonds Required--Amount (Recodified)
240.320 Kind of Bond--Execution (Recodified)
240.330 Bond of Manager (Recodified)
240.340 Bond Form--Approval (Recodified)
240.350 Surety May Cancel Bond (Recodified)
240.360 Mining Board May Cancel Bond (Recodified)
240.370 Casing Puller's Bond (Recodified)

SUBPART D: SPACING OF WELLS

Section
240.410 General Spacing Rules
240.420 Secondary Recovery
240.430 Nonconforming Wells to be Plugged

SUBPART E: DRILLING AND CASING PROCEDURES

Section
240.510 Rotary Drilling Procedure
240.520 Cable Tool Drilling Rules
240.530 Slush and Mud Pits

SUBPART F: PRODUCTION AND INJECTION WELL
OPERATING REQUIREMENTS

Section
240.610 Return of Completion Card
240.620 Well Log to be Filed
240.630 Contents of Well Log
240.640 Collection of Drill Cuttings
240.650 Operating Requirements for Enhanced Recovery Injection and Disposal Wells
240.655 Mechanical Integrity Testing for Class II Injection Wells
240.660 Monitoring and Reporting Requirements for Enhanced Recovery Injection and Disposal Wells
240.670 Avoidable Waste of Gas
240.680 Escape of Unburned Gas Prohibited

SUBPART G: WASTE PROHIBITED

Section
240.710 Avoidable Waste of Gas (Recodified)
240.720 Escape of Unburned Gas Prohibited (Recodified)

SUBPART H: GENERAL LEASE OPERATING REQUIREMENTS AND
AVOIDANCE OF SURFACE POLLUTIONDEPARTMENT OF MINES AND MINERALS
NOTICE OF EMERGENCY AMENDMENTS

Section
240.805 Introduction
240.810 Disposal in Underground Stratum
240.820 Disposal in Earthen Pits
240.830 Pipes to be Kept in Repair
240.840 Burn Off Pits
240.850 Lease Tank Reservoirs
240.860 Fire Hazards at Well Locations
240.870 Mining Board Supervision
240.880 Yearly Inspection--of Pits--Revocation of Permits--Orders for
Corrective Action and Other Disposal
240.890 Lease and Well Identification

SUBPART I: OIL FIELD BRINE HAULING

Section
240.910 Authority, Policy and Purpose
240.920 Definitions
240.930 Oil Field Brine Haulers Permit
240.940 Applications for Brine Hauling Permit Shall Include the Following:
240.950 Applications for Oil Field Brine Hauling Permits--Signatures and
Authorization
240.960 Oil Field Brine Hauling Permit Conditions
240.970 Inspection of Vehicles
240.980 Transfer of Permits
240.985 Revocation of Oil Field Brine Hauling Permit
240.990 Records and Reporting Requirements
240.995 Bonds--Blanket Surety Bond (Repealed)
EMERGENCY

SUBPART J: VACUUM

Section
240.1005 Requirements for Use of Vacuum Pumps
240.1010 Application for Use of Vacuum
240.1020 Notice and Hearing on Application
240.1030 Mining Board Authority

SUBPART K: PLUGGING OF WELLS

Section
240.1105 Plugging of Non-Productive Wells (Repealed)
240.1110 Definitions
240.1120 Plugging of Uncased Wells
240.1130 Plugging or Temporary Abandonment of Abandoned or Inactive Wells
240.1140 General Plugging Procedures and Requirements
240.1150 Specific Plugging Procedures

240.1151 Procedures for Plugging Coal Seams
240.1160 Converting to Water Well (Repealed)
240.1170 Well Site Restoration
240.1180 Lease Restoration
240.1190 Filling Plugging Affidavit

SUBPART L: OTHER WELLS

Section
240.1200 Application for Permit for Geological or Structural Test Hole
240.1205 Transfer of Management (Recodified)
240.1210 When Bond Required--Amount (Recodified)
240.1220 Kind of Bond--Execution (Recodified)
240.1230 Bond of Manager (Recodified)
240.1240 Bond Form--Approval (Recodified)
240.1250 Surety May Cancel Bond (Recodified)
240.1260 Mining Board May Cancel Bond (Recodified)
240.1270 Casing Puller's Bond (Recodified)

SUBPART M: PROTECTION OF WORKABLE COAL BEDS

Section
240.1300 Introduction
240.1305 Permit Requirements in Mine Areas
240.1310 Workable Coal Beds Defined
240.1320 Mining Board may Determine Presence of Coal Seams
240.1330 Well Locations Prohibited
240.1340 Notice to Mining Board
240.1350 Casing and Protective Work
240.1360 Operational Requirements Over Active Mine
240.1370 Inspection of Vehicles (Recodified)
240.1380 Transfer of Permits (Recodified)
240.1385 Revocation of Oil Field Brine Hauling Permit (Recodified)
240.1390 Records and Reporting Requirements (Recodified)
240.1395 Bonds--Blanket Surety Bond (Recodified)

SUBPART N: TRANSFER OF OWNERSHIP AND BONDING

Section
240.1400 Application--for--Permit--for--Geological--or--Structural--Test--Note
{Recodified} Definitions
240.1405 Transfer of Management (Repealed)
240.1410 When Bond Required--Amount Applicability
240.1420 Kind-of-Bond--Execution When Notification to be Made

Section
240.1430 Bond-of-Manager Responsibilities of Current Permittee
240.1440 Bond-Form--Approval Responsibilities of New Permittee
240.1450 Surety-May-Cancel-Bond Authority of Persons Signing Notification
240.1460 Mining-Board--May-Cancel--Bond Other Conditions for and Effect of Transfer

Section
240.1500 Severability When Required and Amount
240.1510 Definitions
240.1520 Bond Requirements
240.1530 Forfeiture of Bonds

Section
240.1500 Severability When Required and Amount
240.1510 Definitions
240.1520 Bond Requirements
240.1530 Forfeiture of Bonds

Section
240.1500 Severability When Required and Amount
240.1510 Definitions
240.1520 Bond Requirements
240.1530 Forfeiture of Bonds

Section
240.1500 Severability When Required and Amount
240.1510 Definitions
240.1520 Bond Requirements
240.1530 Forfeiture of Bonds

Section
240.1500 Severability When Required and Amount
240.1510 Definitions
240.1520 Bond Requirements
240.1530 Forfeiture of Bonds

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

the abatement--of any--improper disposal--of oil--field brine--by the permittee. The bonds shall be in the amount of \$10,000.

b) Bond Form--Approval--

All bonds shall be given on a form to be prescribed by the Mining Board and shall be subject to its approval.

c) Surety May Cancel Bond

On thirty--(30)--days written notice given to the Mining Board, any surety may cancel a bond or remove himself as surety, and in the event of such, the surety shall not be responsible under the terms of the bond beyond the thirty--(30)--day period after notice is given to the Mining Board, but shall continue to be liable for all liabilities accruing under the bond during the period of time he, they or it was a surety.

d) Mining Board May Cancel Bond

A bond given in accordance with provisions of this rule, may, upon not less than thirty--(30)--days written notice to the Mining Board, be cancelled by the Mining Board, upon satisfactory proof being furnished to the Mining Board by the principal or surety, that all conditions and provisions of said bond have been fully complied with in the event of a default by the principal in any of the conditions of the bond, the surety on such bond shall be responsible for the immediate and full compliance with the conditions of said bond.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

SUBPART N: TRANSFER OF OWNERSHIP AND BONDING

Section 240.1400 Application--for--Permit--for--Geological--or--Structural Test-Hole--(Recedified) Definitions
EMERGENCY

As used in this Subpart:

a) "Current Permittee" means the individual or entity required to hold the permit or to whom the permit has been issued who is the assignor, transferor or seller of the well or wells.

b) "New Permittee" means the individual or entity acquiring the well or wells and who is required, after the transfer, to hold the permit.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

Section 240.1405 Transfer of Management (Repealed)
EMERGENCY

The Mining Board shall be notified within ten--(10)--days after the transfer of each change of management of a producing oil and gas leasehold estate or fee production.

(Source: Emergency Amendment at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1410 When Bond Required--Amount Applicability
EMERGENCY

As provided by the aforementioned Act, the Mining Board shall require every person previous to the commencement of drilling for oil, gas or any other purpose in connection therewith, and every person who has created or acquired any well drilled for these purposes which has not been plugged and abandoned in accordance with the Laws, Rules, Regulations or Orders of the Mining Board, to execute and file with the Mining Board a bond of two thousand five hundred dollars (\$2,500) for each of such wells, or in lieu thereof a blanket bond in the sum of twenty-five thousand dollars (\$25,000) for all wells to provide for the compliance with the provisions of the aforementioned Act and all amendments thereof and to the Rules, Regulations and Orders of the Mining Board issued under the provisions of said Act and all amendments thereto.

a) The provisions of this Subpart apply to all assignments, transfers and sales of the interest of the individual or entity required to hold and to whom the permit is issued, including:

- 1) a change of ownership through assignment, sale, gift, devise or other transfer;
- 2) a change in the designation of the operator or manager under an operating or other similar agreement, or pursuant to the action of the owners in interest; and
- 3) the appointment, by a court of competent jurisdiction, of a trustee or a receiver to exercise custody and control over the well or wells.

b) The provisions of this Subpart shall not apply to the assignment, transfer or sale of royalty, overriding royalty or fractional working interests not affecting the rights or responsibilities of the permittee.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

Section 240.1420 Kind-of-Bond--Execution When Notification to be Made
EMERGENCY

a) Surety-of-Cash-Bond-

- i) When-surety-bonds--are--given--they-shall-be-executed-by--a responsible--surety-company--authorized--to-do-business-in--the State-of-Illinois--
- 2) Cash---bonds--on---Departmental---forms---are---acceptable---when accompanied-by--certified--checks---payable-to--the--State--of Illinois--

b) Personal-Bond-

-if-any-other-type-of-bond-is-given--the--principal-and--the-surety shall--be-bona-fide-residents--of-Illinois--The--Mining-Board--is authorized-to--scrutinize-and-investigate--each-bond-before--it-shall be-approved-or-rejected--and-the--Mining-Board-shall-have-thirty-(30) days-to-pass-on-the-sufficiency-of-any-such-bond--

c) Execution-of-Bond-

-The-Mining-Board-shall-not-approve--any-bond-until-it-is-personally signed--and-acknowledged--by-both--the-principal--and-surety--or-for them-by-an-attorney-in-fact-with-a-certified-copy-of-the-power-of attorney-attached-thereto--

Notification of the assignment, transfer or sale of any well required to be permitted under the Act shall be made within 30 days after the effective date of the assignment, transfer or sale.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1430 Bond-of-Manager Responsibilities of Current Permittee
EMERGENCY

The-person, firm-or-corporation-in-whose-name-the-permit-is-issued-shall-be named-as-principal-on-the-bond-and-shall-execute-same-for-such-well-together with-a-written-statement--to-the-Mining-Board-that-he-is-the-manager-and-will be-so-liable-responsible-for-any-and--all-violations-of-the-aforementioned-Act-or any--Rule--or-Order--of--the--Mining-Board--adopted-or--promulgated--pursuant thereto--that-may-occur-in-the--drilling, operation-or-plugging--of-the-well, Where--the--holder-of--a--fractional--working--interest--in-the--leasehold--is designated-as-manager--he-may-furnish-a-bond--

The current permittee shall notify the Department of the assignment, transfer or sale, on a form prescribed by the Department. A separate form shall be

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

completed for each lease or other unit assigned, transferred or sold. The notification shall be signed, under penalty of perjury, by the current permittee and by the new permittee, or their authorized representatives, and shall include:

- a) the names and addresses of the current permittee and the new permittee;
- b) the effective date of assignment, transfer or sale;
- c) copies of the lease assignment or other documents evidencing the assignment, transfer or sale to the new permittee of the right to drill and operate the well or wells on the lands in question;
- d) the name, location, and permit number of each well for which a permit has been issued; and
- e) the location of any wells known to the current permittee for which no permit has previously been issued.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1440 Bond-Form-Approval Responsibilities of New Permittee
EMERGENCY

All-bonds-shall-be-given-on-a-form--to-be-prescribed-by-the--Mining-Board-and shall-be-subject-to-its-approval--The--Mining-Board-may-at-any-time-request-a new-bond--or-additional--sureties-when--it-has-reason--to-believe--the-present bond-is-inadequate--

The new permittee shall:

- a) pay the required transfer fee;
- b) provide the required bond, if applicable, in accordance with Subpart 0;
- c) if the new permittee is a corporation, provide evidence that the corporation is incorporated or authorized to do business in the State of Illinois, and authorized under its charter to engage in the permitted activity; and
- d) if the new permittee is an individual, partnership, or other unincorporated entity that is not a resident of Illinois, provide an irrevocable consent to be sued in Illinois.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective

DEPARTMENT OF MINES AND MINERALS

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

September 30, 1991 for a maximum of 150 days)

Section 240.1450 Surety--May--Cancel---Bond Authority of Persons Signing Notification
EMERGENCY

a) On-thirty--(30)--days--written-notice--given-to-the-Mining--Board,--any surety--may-cancel-a-bond-or-remove-himself-as-surety--and-in-event-of such,--the-surety--shall-not-be-responsible-under-the-terms-of-the-bond beyond-the-thirty-(30)-day-period-after-notice-is-given-to-the-Mining Board,--but-shall-continue-to-be-liable-for-all-the-liabilities accruing-under-the-bond-during-the-period--of-the-time-he,--they-or-it was-the-surety--thereon.

b) Requirements--Before-Bond-May-Be-Cancelled

The--provisions-of--the-laws--of--the--State-of--Illinois--require--the plugging-of-the--well,--or-wells,--the-filling-of--any-excavations,--the removal-of-all-concrete-bases,--discarded-machinery-and-material,--and restoring-the-surface--as-nearly-as-possible-to--its-former-condition before--such-well,--or-wells--was--drilled;--and--such-bond-shall-be renewed--and--be-continued--in-effect--until--the--aforesaid-conditions have-been-fully-complied-with.

a) The notification shall be signed by the current permittee and the new permittee, or by individuals authorized to sign for them.

b) If the current permittee or new permittee is an individual, the notification shall be signed by the individual. If the current permittee or new permittee is a partnership, the notification shall be signed by a general partner. If the current permittee or new permittee is a corporation, the notification shall be signed by an officer of the corporation.

c) In lieu of the signatures of the current and new permittees or such authorized persons, the notification may be signed by a person having a power of attorney to sign for a permittee or authorized person, provided a certified copy of the power of attorney is on file with the Department or accompanies the notification.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1460 Mining-Board-May-Cancel--Bond Other Conditions for and Effect of Transfer
EMERGENCY

A-bond--given-in--accordance-with-the--provisions-of-this--rule-may,--upon-not less-than-thirty--(30)-days--written-notice-to-the--Mining-Board,--be-cancelled

by-the-Mining--Board,--upon-satisfactory-proofs-being-furnished--to-the-Mining Board-by--the-principal-or-surety--that-all-conditions-and-provisions-of-said bond--have-been-fully-complied-with---in--the-event-of-a--default-by--the principal-in-any-of--the-conditions-of--the-bond,--the--surety-or--sureties-on such-bond-shall-be-responsible-for--the-immediate-and-ful-compliance-with-the conditions-of-said-bond.

a) No permit shall be transferred to a new permittee:

- 1) who is delinquent in the payment of fees assessed under Section 19.7 of the Act;
- 2) on account of whom any amounts have been obligated from the Plugging and Restoration Fund that have not been reimbursed; or
- 3) against whom the Department has issued a final administrative decision that has not been abated or satisfied.

b) When the requirements of this Subpart have been satisfied, and subject to subsection (d) below, the Department shall transfer the permit to the new permittee who shall become responsible for all regulatory requirements relative to the well.

c) If any well, or any lease or other unit associated with the well, is in violation of the Act or rules at the time of the transfer to the new permittee, the transfer shall be conditioned upon the abatement of the violation within the time specified by the Department.

d) The transfer of a permit pursuant to this Subpart shall not affect the rights of the Department, or any obligation or duty of the current permittee arising under the Act and rules. Any cause of action accruing or any action or proceeding had or commenced, whether administrative, civil or criminal, may be instituted or continued without regard to the transfer of the permit in accordance with this Subpart.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1470 Casing Puller's Bond (Repealed)
EMERGENCY

Any-person-engaged-in-pulling--casing-from--abandoned-oil--or-gas--wells--and wells-used-in--connection--therewith,--who-purchases-such-wells--for-the-purpose of-salvaging-material--from--the--same,--shall-file-a-bond--with-the-Mining-Board in-the--sum-of-two--thousand-five-hundred--dollars--(\$2,500)--for--an-individual well--or--in-lieu--thereof--a-blanket-bond-in-the--sum-of-twenty--five-thousand dollars--(\$25,000)--to--guarantee--the--ultimate--plugging--of--these--wells

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

comformable--with-the--Rules;--Regulations--and-Orders--of--the-Mining--Board, including the restoration--of the ground--conditions--such as--filling--the-pit, leveling--the--well--site,--and--cutting--off--surface--pipe--below--pew--depth;--if--the ground--conditions--have--not--previously--been--rectified--by--the--prior--owner--of such--well--or--wells;

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

SUBPART O: VALIDITY-OF-RULES BONDS

Section 240.1500 Severability When Required and Amount EMERGENCY

a) In case any word, phrase, sentence, or other portion of these Rules shall hereafter be declared invalid, such invalidity shall not affect the remaining portions and parts of the Rules adopted or promulgated by the Department;

b) All former Rules heretofore adopted by the Department are replaced and superseded by these Rules upon their adoption by the Mining Board.

a) To Drill, Deepen, Convert or Operate an Oil or Gas Well
When a bond is required to be filed with the Department to drill, deepen, convert or operate an oil or gas well, the amount of the bond shall be:

- 1) \$1,500 for a well less than 2000 feet deep;
- 2) \$3,000 for a well 2,000 or more feet deep;
- 3) \$50,000 for up to 50 wells of a permittee; or
- 4) \$100,000 for all wells of a permittee.

b) To Operate a Liquid Oil Field Waste Transportation System
The amount of bond required to be filed with the Department before a permit is issued authorizing a person to operate a liquid oil field waste system shall be \$10,000.

c) To Drill a Test Hole
The amount of bond required to be filed with the Department before a permit is issued to drill a geological, structure, coal or other mineral test hole, or a monitoring well in connection with any activity regulated by the Department shall be \$2500 for each hole or a blanket bond of \$25,000 for all holes. The bond requirements of this Subpart shall not apply to a hole or well drilled on acreage

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

permitted and bonded under the Surface-Mined Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, Ch. 96 1/2, par. 4501 et seq.) or the Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, Ch. 96 1/2, par. 7901.01 et seq.).

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1510 Definitions EMERGENCY

- a) Bond means surety bond or other security in lieu thereof.
- b) Surety bond means an indemnity agreement in a sum certain payable to the Department, executed by the permittee as principal and which is supported by the guarantee of a corporation authorized to transact business as a surety in Illinois. Surety bond does not include surplus line insurance procured by a surplus line producer.
- c) Other security means an indemnity agreement in a sum certain executed by the permittee as principal which is supported by the deposit with the Department of one or more of the following:

- 1) A cash account, which shall be the deposit of cash in one or more federally-insured or equivalently protected accounts, payable only to the Department upon demand;
- 2) Negotiable government securities, endorsed to the order of, and placed in the possession of, the Department;
- 3) An irrevocable letter of credit of any bank organized or authorized to transact business in Illinois, payable only to the Department upon presentation;
- 4) Certificates of deposit, drawn on a federally insured bank, made payable or assigned to the Department and placed in its possession.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1520 Bond Requirements EMERGENCY

a) Form

Bonds shall be in such form and content as the Department prescribes payable to the "Illinois Department of Mines and Minerals."

DEPARTMENT OF MINES AND MINERALS

DEPARTMENT OF MINES AND MINERALS

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

b) Conditions Generally

1) Each bond shall conform with the requirements of the Act and this Part and with the declared purpose for which the bond is required.

2) Bonds shall remain in effect until the obligations for which it is given have been satisfied and the bond has been released by the Department, pursuant to the Act and this Subpart.

c) Surety Bond Requirements

1) Bonds shall be signed by the permittee as principal, and by a good and sufficient corporate surety, authorized to transact business as a surety in Illinois.

2) Each surety bond shall provide that the bond shall not be cancelled by the surety except after not less than ninety (90) days notice to the Department. Such notice shall be served upon the Department in writing by registered or certified mail to the following address:

Illinois Department of Mines and Minerals
Oil and Gas Division
300 West Jefferson, Suite 300
P.O. Box 10140
Springfield, Illinois 62791-0140

3) Prior to the expiration of the ninety (90) days notice of cancellation, the permittee shall deliver to the Department a replacement bond. If such bond is not delivered, all activities covered by the permit and bond shall cease at the expiration of the ninety (90) day period.

4) If the license to transact business in Illinois of any surety upon a bond filed with the Department shall be suspended or revoked, the permittee, within thirty (30) days after receiving notice thereof from the Department, shall make substitution by providing a surety bond or other security as required by this Subpart. Upon the failure of the permittee to make the substitution of bond, all activities covered by the permit and bond shall cease until substitution has been made.

d) Other Securities Requirements

1) Letters of credit shall be subject to the following conditions:

A) The letter may only be issued by a bank organized or authorized to do business in the United States ("issuing bank"). If the issuing bank does not have an office for collection in Illinois, there shall be a confirming bank designated that is authorized to accept, negotiate and pay the letter upon presentment in Illinois.

B) Letters of credit shall be irrevocable during their terms. A letter of credit shall be forfeited and shall be collected by the Department if not replaced by other suitable bond or letter of credit at least thirty (30) days before its expiration date.

C) The letter of credit shall be payable to the Department upon demand, in part or in full, upon receipt from the Department of a notice of forfeiture issued in accordance with Section 240.1530.

D) The Department shall not accept a letter of credit in excess of ten percent (10%) of the issuing bank's total capital and surplus accounts, as certified by the President of the bank providing the letter of credit and as evidenced by the most recent quarterly Call Report provided to the Federal Deposit Insurance Corporation.

E) The letter of credit shall provide on its face that the Department, its lawful assigns, or the attorneys for the Department or its assigns, may sue, waive notice and process, appear on behalf of, and confess judgment against the issuing bank (and any confirming bank) in the event that the letter of credit is dishonored. The letter of credit shall be deemed to be made in Sangamon County, Illinois, for the purpose of enforcement and any actions thereon shall be enforceable in the Courts of Illinois, and shall be construed under Illinois law.

2) Certificates of deposit shall be subject to the following conditions:

A) The Department shall require that certificates of deposit be made payable to or assigned to the Department both in writing and upon the records of the bank issuing the certificates. If assigned, the Department shall require the banks issuing these certificates to waive all rights of setoff or liens against those certificates.

B) The Department shall not accept an individual certificate of deposit in an amount in excess of the maximum insurable

DEPARTMENT OF MINES AND MINERALS
NOTICE OF EMERGENCY AMENDMENTS

amount as determined by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.

- C) Any interest accruing on a certificate of deposit shall be for the benefit of the permittee except that accrued interest shall first be applied to any prepayment penalty when a certificate of deposit is forfeited by the Department.

3) Cash accounts shall be subject to the following conditions:

- A) The Department may authorize the permittee to supplement the bond through the establishment of a cash account in one or more federally-insured or equivalently protected accounts made payable upon demand to the Department.
- B) Any interest paid on a cash account shall be returned to the permittee.
- C) The Department shall not accept an individual cash account in an amount in excess of the maximum insurable amount as determined by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

Section 240.1530 Forfeiture of Bonds
EMERGENCY

- a) A permittee's failure to comply with the Department's order to plug, replug or repair a well, or to restore a well site, within thirty (30) days of the issuance of such order constitutes grounds for bond forfeiture, pursuant to Sections 6 and 19.1 of the Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 5409 and 5426).
- b) The Department shall send written notification by certified mail, return receipt requested, to the permittee and the surety on the bond, if any, informing them of the determination to forfeit the bond pursuant to subsection (a) above.
- c) The Department may allow a surety to undertake necessary plugging, replugging, repair or site restoration work if the surety can demonstrate an ability to complete such work in accordance with the requirements of the Act. No surety liability shall be released until the successful completion of all plugging, replugging, repair or site restoration ordered by the Department.

DEPARTMENT OF MINES AND MINERALS
NOTICE OF EMERGENCY AMENDMENTS

- d) In the event forfeiture of the bond is warranted by subsection (a), the Department shall afford the permittee the right to a hearing to be held not less than thirty (30) days after the permittee's receipt of the bond forfeiture notification under subsection (b).
- e) The Department shall hold the hearing provided in subsection (d) if such hearing is requested by the permittee within fifteen (15) days of the receipt of the bond forfeiture notification issued in accordance with subsection (b). An impartial hearing officer not employed by the Department shall preside over the bond forfeiture hearing. If the permittee does not request a hearing within fifteen (15) days of receipt of the bond forfeiture notification, the Department shall issue a final administrative decision ordering forfeiture.
- f) At the bond forfeiture hearing, the Department shall present evidence in support of its determination under subsection (a). The permittee shall present evidence contesting the Department's determination under subsection (a). The hearing officer may administer oaths and affirmations, subpoena witnesses and written or printed materials, compel attendance of witnesses or production of those materials, compel discovery, and take evidence.
- g) Within thirty (30) days after the close of the record for the bond forfeiture hearing, the hearing officer shall issue recommended findings of fact, recommended conclusions of law and recommendations as to the disposition of the case.

(Source: Emergency Amendments at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY RULES1) Heading of the Part:

AIDS Drug Reimbursement Program

2) Code Citation:

77 Ill. Adm. Code 692

3) Section Numbers:692.10
Appendix A
Appendix BEmergency Action:New Section
New Section
New Section4) Statutory Authority:

Implementing Title II of the Ryan White Comprehensive AIDS Resources
Emergency Act of 1990 (42 USC 300ff, as amended by Public Law 101-381,
effective August 18, 1990) and authorized by Section 55.41 of the Civil
Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127,
par. 55.41).

5) Effective Date of Rules:

September 30, 1991.

6) If this emergency amendment is to expire before the end of the 150-day
period, please specify the date on which it is to expire:

Not applicable.

7) Date Filed in Agency's Principal Office:

September 30, 1991

8) Reason for Emergency:

Historically, the AIDS Drug Reimbursement Program was administered by
Illinois Department of Public Aid (IDPA) as the result of receipt of
funding from Health Resource Services Administration (HRSA) to IDPA. In
the future, continued federal funding for the program will be made
available by the Comprehensive AIDS Resources Emergency Act (CARE) Act
administered by IDPH. Negotiations have occurred over several months
between the Governor's Office, IDPA and IDPH concerning the appropriate
agency to administer this program. The decision was made that IDPH would
administer the program by October 1, 1991 necessitating emergency rules
due to the short time frames involved. Participants depend on this

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY RULES

program to provide life-sustaining medications; therefore, it is critical
that the program continue without interruption.

The proposed rules pertaining to the AIDS Drug Reimbursement Program will
allow IDPH to administer the program that is currently administered by
IDPA. Historically, funding for this program was received by IDPA
directly from HRSA. In the future, continued federal funding for the AIDS
Drug Reimbursement Program will be made available through the CARE Act
administered by IDPH.

9) A Complete Description of the Subjects and Issues Involved:

This proposed rulemaking sets forth eligibility requirements for the AIDS
Drug Reimbursement Program.

To be eligible for services under the program, an individual must:

- make application with the Illinois Department of Public Health;
- be diagnosed as having AIDS or HIV;
- qualify financially with anticipated net monthly income at or below
200% of the Federal Poverty Level for the size of the household;
- not be eligible for the Medical Assistance Program on the date drugs
are obtained (individuals with financial/medical assistance
applications pending or individuals in spenddown unmet status may
participate); and
- not be eligible for 100% coverage for drugs through another third
party payor.

10) Are there any proposed amendments to this Part pending? NoSection Numbers:Proposed Action: Illinois Register Citation:11) Statement of Statewide Policy Objectives:

This rulemaking will not create or expand a State mandate.

12) Information and questions regarding this rulemaking shall be directed to:

Gail M. DeVito
Division of Governmental Affairs
Illinois Department of Public Health
535 West Jefferson, Fifth Floor
Springfield, Illinois 62761
(217) 782-6187

The full text of the Emergency rules begins on the next page.

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY RULES

NOTICE OF EMERGENCY RULES

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER K: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 692

AIDS DRUG REIMBURSEMENT PROGRAM

Section

692.10

EMERGENCY

Drugs to Prolong the Lives of Non-Medicaid Persons with Acquired Immunodeficiency Syndrome (AIDS) or Human Immunodeficiency Virus (HIV) Infection
1991 Poverty Income Guidelines

Appendix A

EMERGENCY

Appendix B

EMERGENCY

CARE Act Sliding Fee Scale

AUTHORITY: Implementing Title II of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 USC 300ff, as amended by Public Law 101-381, effective August 18, 1990) and authorized by Section 55.41 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 55-41).

SOURCE: Emergency rule adopted at 15 Ill. Reg. 14699, effective September 30, 1991, for a maximum of 150 days.

Section 692.10

EMERGENCY

Drugs to Prolong the Lives of Non-Medicaid Persons with Acquired Immunodeficiency Syndrome (AIDS) or Human Immunodeficiency Virus (HIV) Infection

Drugs provided under this Section are paid on behalf of low income individuals with Acquired Immunodeficiency Syndrome (AIDS) or persons with the Human Immunodeficiency Virus (HIV).

- a) To qualify for services under this Section, a person must be enrolled in the AIDS Drug Reimbursement Program as of September 30, 1991, or

- 1) make application with the Illinois Department of Public Health (Department);

- 2) be diagnosed as having AIDS or HIV;

- 3) qualify financially with anticipated net monthly income at or below 200% of the Federal Poverty Level for the size of the household (See Appendix A);

- 4) not be eligible for 100% insurance coverage for drugs through another third party payor;

- 5) not be eligible for the Medical Assistance Program (Medicaid) on the date drugs are obtained (individuals with financial/medical assistance applications pending or individuals in spenddown/unmet status may participate); and

- 6) not be eligible for payment of medical services from any other governmental entity.

- b) The drugs that are covered under the AIDS Drug Reimbursement Program are azidothymidine (AZT) or Retrovir, dideoxyinosine (DDI), aerosolized pentamidine, sulfamethoxazole/trimethoprim and alpha interferon.

- c) To be eligible for services, all prescriptions must be filled by the Department's sole pharmacy contractor.

- d) The sole pharmacy contractor may charge a fee for services. If a fee for services is charged, it must be in accordance with and conform to the sliding fee structure specified in Title II of the CARE Act (See Appendix B).

- e) The Department will make a disposition and issue a written decision on an application filed pursuant to this Section within thirty (30) days from the date the Department receives the application. An individual may appeal the Department's denial of his/her application. Such appeal shall be in accordance with the Department's rules of practice and procedure in administrative hearings (77 Ill. Adm. Code 100).

Appendix A 1991 Poverty Income Guidelines
EMERGENCY

1991 Poverty Income Guidelines

Poverty Guideline

Size of Family Unit

1	\$ 6,620
2	8,880
3	11,140
4	13,400
5	15,660
6	17,920
7	20,180
8	22,440

For family units with more than 8 members, add \$2,260 for each additional member.

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY RULES

Appendix B CARE Act Sliding Fee Scale
EMERGENCY

CARE Act Sliding Fee Scale	
Individual/Family Annual Gross Income	Total Allowable Annual Charges
Equal to or below the official poverty line	No charges permitted
101 to 200 percent of the official poverty line	5 percent or less of gross income level

DEPARTMENT OF REHABILITATION SERVICES
NOTICE OF EMERGENCY RULES

1) Heading of the Part: NON-FINANCIAL ELIGIBILITY CRITERIA

2) Code Citation: 89 Ill. Adm. Code 685

3) Section Numbers: Emergency Action:
685.500 Amendments
685.550 New Section

4) Statutory Authority: Implementing and authorized by "The Disabled Persons Rehabilitation Act" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).

5) Effective Date of Rule(s) (Amendments): October 1, 1991

6) If this emergency rule (amendment) is to expire before the end of the 150-day period, please specify the date on which it is to expire: N/A

7) Date filed in Agency's Principal Office: September 24, 1991

8) Reason for Emergency: A threat to the public safety and welfare exists because current funding levels for the Home Services Program will not allow for safe and adequate services to be provided to clients who are at imminent risk of institutionalization, present and future, given the anticipated increase in client population. Failure to enact this rulemaking will ultimately result in a grave threat to the health and life of all clients receiving services through this program.

9) A Complete Description of the Subject and Issues Involved: Sub-section 500 raises the required point counts on the Determination of Need for new applicants to be eligible for services. All current clients eligible under previous levels will continue to be eligible at the lowest Service Cost Maximum (Sub-section 600) in effect at the time of this rulemaking. Sub-section 550 has been added to make those individuals receiving services through Department of Mental Health and Developmental Disabilities, Community Residential Alternatives (CRA), Home Individualized Program (HIP) or Community Integrated Living Arrangement (CILA) or Department of Aging's Community Care Program ineligible to receive services through Department of Rehabilitation Services' Home Services Program (HSP). A client may, if other-wise eligible, choose HSP services over the other services listed above however must terminate those services prior to beginning services through HSP.

10) Are there any other amendments pending on this Part? No

- Section Numbers Proposed Action Illinois Register Citation
- 11) Statement of Statewide Policy Objectives (if applicable):
Not Applicable
- 12) Information and questions regarding this rule (amendment)
shall be directed to:

Ms. Susan Warrner, Acting Director
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

The full text of the Emergency Rule (amendments) begins on the next page:

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER d: HOME SERVICES PROGRAM

PART 685
NON-FINANCIAL ELIGIBILITY CRITERIA

Section	
685.10	Application of Non-Financial Requirements
685.100	Citizenship
685.200	Residence
685.300	Age
685.400	Disability
685.500	Need for Long-Term Care
EMERGENCY	
685.550	Services Through Other Agencies
EMERGENCY	
685.600	Service Cost Maximum
APPENDIX A Institutional Cost Tables	

AUTHORITY: Implementing and authorized by Section 3(g) of "The Disabled Persons Rehabilitation Act" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).
EMERGENCY

SOURCE: Adopted and codified at 7 Ill. Reg. 8898, effective July 18, 1983; amended at 8 Ill. Reg. 15967, effective August 31, 1984; amended at 9 Ill. Reg. 9167, effective June 4, 1985; amended at 13 Ill. Reg. 5158, effective March 31, 1989; amended at 13 Ill. Reg. 18929, effective November 16, 1989; amended at 15 Ill. Reg. 6602, effective April 18, 1991; Emergency Amendments at 15 Ill. Reg. 14704, October 1, 1991 for a maximum of 150 days.

DEPARTMENT OF REHABILITATION SERVICES

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

Section 685.500 Need for Long-Term Care
EMERGENCY

a) To be eligible for HSP, clients must not only meet the eligibility criteria for disability (See subsection 685.400), but they must also have resulting functional limitations which have caused a need for long-term care, such that they are already placed in an institution, or are, as measured by the Determination of Need Scale (See subsection 685.500 (b)), at imminent risk of institutionalization. By definition, the long-term care needs of such clients must be able to be met through services provided in their homes. For purposes of this rule, long term care refers to the need for sheltered, intermediate, or skilled nursing home care, or its equivalent provided in the home.

b) To determine the need for long-term care, the Determination of Need Scale (DON) is utilized to measure a client's service needs (Part A) and the resources available to meet those needs (Part B), based on pertinent medical, social and psychological factors, and on the extent to which service needs are already met, and/or will begin/continue to be met, either wholly or in part, by family, friends, and others, or through the client's available financial resources. The DON consists of two parts:

- 1) The first section of the DON is the mini-mental state section (University of Illinois, School of Public Health, P.O. Box 6998, Chicago, IL 60680, no later editions or amendments included) which measures cognitive functioning of the applicant/client.
 - A) The applicant/client who receives a score of 14 or more points is considered to be cognitively aware. Therefore 0 points will be added to the Part A, Level of Impairment, score on the DON.
 - B) The applicant/client who receives a score of 13 or less points is considered to be cognitively impaired. Therefore 10 points will be added to the Part A, Level of Impairment, score on the DON.

2) The second section of the DON measures the applicant's/client's ability to perform the following activities of daily living (ADLs) and instrumental activities of daily living (IADLs):

A) Activities of Daily Living:

- i) Eating
- ii) Bathing
- iii) Grooming
- iv) Dressing
- v) Transferring
- vi) Incontinence Care

B) Instrumental Activities of Daily Living:

- i) Preparing Meals
- ii) Being Alone
- iii) Telephoning
- iv) Managing Money
- v) Routine Health (e.g., following physician's directions)
- vi) Special Health (e.g., cooperating with skilled care professionals)
- vii) Outside Home (e.g., mobility)
- viii) Laundry
- ix) Housework

c) Each of the six ADLs and nine IADLs listed above is scored in two parts: Part A - Level of Impairment, and Part B - Unmet Need of Care.

- 1) Part A, Level of Impairment, of the DON measures the ability of the applicant/client to perform each ADL and IADL function. A scoring range of 0 through 3 indicates the degree of impairment of the applicant/client in the performance of ADLs and IADLs.
 - A) Zero (0) means the applicant/client performs or can perform all essential components of the activity, with or without an existing assistive device, such that:
 - i) no significant impairment of function remains; or

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- ii) activity is not required by the applicant/client (routine and special health only); or
- iii) applicant/client may benefit from, but does not require, supervision or physical assistance.
- B) One (1) means the applicant/client performs or can perform most essential components of the activity, with or without an existing assistive device, but some impairment of function remains such that an applicant/client requires some supervision or physical assistance in some or all components of the activity. This includes the applicant/client who:
- i) experiences minor, intermittent fatigue to perform the activity; or
 - ii) takes longer than an unimpaired person in performing the activity; or
 - iii) must perform the activity more frequently than an unimpaired person.
- C) Two (2) means the applicant/client cannot perform most of the essential components of the activity, even with an existing assistive device, and requires a great deal of assistance or supervision to accomplish the activity. This includes the applicant/client who:
- i) experiences frequent fatigue in performing the activity; or
 - ii) takes an excessive amount of time to perform the activity; or
 - iii) must perform the activity much more frequently than an unimpaired person.
- D) Three (3) means the applicant/client cannot perform the activity and requires someone to perform the task, although the applicant/client may be able to assist in

NOTICE OF EMERGENCY AMENDMENTS

small ways, or requires constant supervision.

- 2) Part B, Unmet Need for Care, of the DON measures the need of the applicant/client for assistance/performance/supervision for each ADL and IADL function which is not being met by non-HSP resources in the community (e.g., family, friends, local services.)
- A) Zero (0) means:
- i) the applicant/client's need for assistance is met to the extent that the applicant/client is at no risk to health or safety if additional assistance is not acquired; or
 - ii) the applicant/client has no need for assistance; or
 - iii) additional assistance will not benefit the applicant/client.
- B) One (1) means the applicant's/client's need for assistance is met most of the time (i.e. more than 50% of the time) but there is a minimal risk to the health and safety of the client if additional assistance is not acquired.
- C) Two (2) means the applicant's/client's need for assistance is not met most of the time and there is a moderate risk to the health and safety of the client if additional assistance is not acquired.
- D) Three (3) means the applicant's/client's need for assistance is rarely, or never (i.e. less than 10% of the time) met and the applicant's/client's health and safety are at severe risk, which would require acute medical intervention if additional assistance is not acquired.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- d) The DON measures these applicant/client function needs and resources in the areas of the applicant's/client's abilities to:

- 1) use the telephone
 - A) Part A scoring will reflect the applicant's/client's ability to use the telephone to communicate essential needs.
 - B) Part B scoring will reflect the availability of assistance, if needed, to help the applicant/client reach and use the telephone or to use the telephone on behalf of the applicant/client.
- 2) transfer
 - A) Part A scoring will reflect the applicant's/client's ability to get into or out of bed or other usual sleeping place as well as ability to transfer (from/to) between bed and wheelchair or walker.
 - B) Part B scoring will reflect the availability of assistance, if needed, to aid and/or motivate the applicant/client in getting into and out of bed as well as transferring.
- 3) travel outside the home/manage money (and pay bills)
 - A) Part A scoring will reflect the applicant's/client's ability to leave and return home and complete daily living tasks which are normally transacted outside of the home.
 - B) Part B scoring will reflect the availability of assistance, if needed, to assist the applicant/client in completing these tasks.
- 4) prepare nutritionally balanced meals/feed himself/herself
 - A) Part A scoring will reflect the applicant's/client's ability to plan,

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- prepare, and feed himself/herself a nutritionally balanced meal.

- B) Part B scoring will reflect the availability of assistance, if necessary, to aid the applicant/client in the planning, preparing, and feeding of a nutritious meal.
- 5) do housework/laundry
 - A) Part A scoring will reflect the applicant's/client's ability to adequately do household and laundry tasks necessary for maintaining minimum hygienic conditions.
 - B) Part B scoring will reflect the availability of assistance and facilities, if needed, to aid the applicant/client in satisfactorily completing all tasks associated with housework and laundry.
- 6) shower or bathe/groom/ dress (and undress) himself/herself
 - A) Part A scoring will reflect the applicant's/client's ability to adequately perform tasks necessary for minimum personal hygiene standards and to appropriately dress himself/herself.
 - B) Part B scoring will reflect the availability of assistance, if needed, to aid the applicant/client in satisfactorily attending to personal hygiene and dressing tasks.
- 7) control bowel and bladder function
 - A) Part A scoring will reflect the applicant's/client's ability to respond to bowel and bladder needs, including the ability to use associated devices if necessary and to reach the bathroom or other appropriate facility in a timely manner.
 - B) Part B scoring will reflect the availability of assistance, if needed, to aid the applicant/client in adequately responding to these biological needs.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- 8) follow routine/specialized health instructions
- A) Part A scoring will reflect the applicant's/client's ability to perform and/or participate in the performance of medical instructions prescribed by a medical professional in order to maintain the applicant's/client's health.
- B) Part B scoring will reflect the availability of assistance, if needed, to aid the applicant/client in following through with routine medical instructions, or in the case of specialized medical instructions, the availability of specially trained resources as necessary.
- 9) be left alone
- A) Part A scoring will reflect the applicant's/client's ability to be left alone and to recognize, avoid, and respond to danger and/or emergencies.
- B) Part B scoring will reflect the availability of assistance, if needed, to aid or supervise the applicant/client to avoid danger and/or respond to emergencies.
- e) To be eligible for HSP, an individual must obtain a score of at least 15 points on Part A of the DON, with a total of at least 29 points. A score on the DON Scale must be obtained as follows:

1) For the level of service required by clients who would be placed in a sheltered care level nursing home:

A) A score of at least 14 on Part A and at least 21 on both Part A and B; or

B) A score of at least 18 on Part A;

2) For intermediate and skilled nursing level of service, a score of at least 15 on Part A and a score of at least 29 on Part A and B together.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- f) Individuals who received eligibility scores as set out in subsection (e) prior to the effective date of this Section, but upon reassessment do not receive eligibility scores set out in subsection (e) above, and who have been continuously served since determination of initial eligibility, shall have their Service Cost Maximum (SCM) remain fixed at the lowest level in Section 685-608(a) if these clients shall have their SCM frozen until they achieve an eligible score and SCM in accordance with this Section. An client, who does not meet the eligibility criteria in subsection (e) above, but was receiving services on the effective date of this Section, may continue to receive services up to the amount of the lowest Service Cost Maximum (SCM) in place on the effective date of this Section. The client's SCM shall be frozen at this level until re-assessment. At annual re-assessment, the DON will be administered and the eligibility criteria in subsection (e) above must be met in order to remain eligible for the program. Those clients who do not meet the eligibility criteria in subsection (e) above, will be given a 30 calendar day notice of termination of services, notification of their right to appeal and notification of the services of the CAP. In no case, shall a re-assessment be completed later than October 1, 1992.

- g) As part of the determination of need for long-term care, the client's physician must certify the client's need for long-term care and the safety of serving the client at home.

(Source: Amended at 15 Ill. Reg. 14704, effective October 1, 1991)

685.550 Services Through Other Agencies

An individual may not receive services through HSP if he/she is receiving services through Department of Mental Health and Developmental Disabilities' (DMH-DD's) Community Residential Alternatives (CRA), Community Integrated Living Arrangement (CILA) or Home Individualized Program (HIP), or through Department on Aging's (DOA's) Community Care program. The individual may, if eligible, choose to receive HSP services but must first terminate any of the services listed above.

DEPARTMENT OF REHABILITATION SERVICES
NOTICE OF EMERGENCY AMENDMENTS

(Source: Adopted at 15 Ill. Reg. 14704, effective
October 1, 1991)

POLLUTION CONTROL BOARD
NOTICE OF WITHDRAWAL

1) Heading of the Part: LAND DISPOSAL RESTRICTIONS

2) Code Citation: 35 Ill. Adm. Code 728

3) Section Numbers: Adopted Action:

728. Table A Amendment

4) Illinois Register Citation to Notice of Adopted Rulemaking:
August 23, 1991; 15 Ill. Reg. 11937

5) The withdrawal listed below has been made to the file copy of the above named rule in order to bring it into agreement with the copy of the text as published in the Illinois Register on June 28, 1991.

The Board entered a final Order for this identical in substance rulemaking on April 11, 1991. Pursuant to subsequent comment, the Board entered an Order modifying the text of the rules on May 23, 1991. Some of these changes resulted from a correction published by USEPA on January 31, 1991. One of these USEPA corrections was inadvertently omitted from the rules as published on June 28, 1991, at 15 Ill. Reg. 9462.

On August 8, 1991, the Board entered an Order noting the error, and directing that the text of the rule be republished in the Illinois Register, showing the correction as an adopted amendment. The correcting amendment appeared on August 23, 1991, at 15 Ill. Reg. 11937.

On August 22, 1991, the Board entered an Order withdrawing the correcting amendment which was the subject of the August 23, 1991, Illinois Register publication. Withdrawal of the correct text was undertaken at the request of JCAR, which believes that the correction was improper in form. In that the correction in question derives from the January 31, 1991, Federal Register, the Board will include it in docket R91-13, the RCRA Update Docket which includes that Federal Register.

The text of Section 728. Table A is by this action restored to the text as adopted June 28, 1991 (15 Ill. Reg. 9462); the incorrect entry in question is for F024, Lead, Nonwastewaters. The correction will be reversed as follows: "Reserved 0.024".

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD
OF A CONTRACT OR A SUBCONTRACT
FOR PUBLIC WORKS PROJECTS

Pursuant to the provisions of paragraph 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39g-1--12), the Director of the Illinois Department of Labor gives notice that the following contractor has been found to have disregarded his obligations to employees under the Prevailing Wage Act and is prohibited from being awarded any contract or subcontract for a public works project for two (2) years from the date of this publication:

Mr. Joseph Cholewa
JJC, Inc.
C & C Roofing
Cholewa Corp.
4425 W. Montrose Ave.
Chicago, Illinois 60641

Paragraph 11a of the Prevailing Wage Act provides in part that:

"No contract shall be awarded to a contractor or subcontractor appearing on the list, or to any firm, corporation, partnership or association in which such contractor or subcontractor has an interest until 2 years have elapsed from the date of publication of the list containing the name of such contractor or subcontractor."

Copies of the Illinois Prevailing Wage Act and Settlement Agreement are available from:

The Illinois Department of Labor
Conciliation and Mediation Division
Room 300
#1 West Old State Capitol Plaza
Springfield, Illinois 62701-1217

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of September 25, 1991 through October 1, 1991, and have been scheduled for review by the Committee at its October 22, 1991 meeting. Other items not contained in this published list may also be considered by the Committee at its October meeting. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
11/12/91	Department of Rehabilitation Services, Financial Eligibility Criteria (89 Ill. Adm. Code 687)	5/31/91 15 Ill. Reg. 8160	10/22/91
11/12/91	Department of Public Aid, Aid to the Aged, Blind or Disabled (89 Ill. Adm. Code 113)	7/26/91 15 Ill. Reg. 10889	10/22/91
11/12/91	Department of Public Aid, Crisis Assistance (89 Ill. Adm. Code 116)	7/26/91 15 Ill. Reg. 10897	10/22/91
11/12/91	Department of Conservation, Falconry and the Captive Propagation of Raptors (17 Ill. Adm. Code 1590)	8/9/91 15 Ill. Reg. 11359	10/22/91
11/12/91	Department of Public Health, Emergency Medical Services Code (77 Ill. Adm. Code 535)	5/31/91 15 Ill. Reg. 8120	10/22/91
11/12/91	Department of Commerce and Community Affairs, Enterprise Zone Program (14 Ill. Adm. Code 520)	7/5/91 15 Ill. Reg. 9787	10/22/91
11/14/91	Department of Professional Regulation, Veterinary Medicine and Surgery Practice Act (68 Ill. Adm. Code 1500)	6/14/91 15 Ill. Reg. 8635	10/22/91

EXECUTIVE ORDER

91-12

AN EXECUTIVE ORDER CREATING

A PRIVATE ENTERPRISE REVIEW AND ADVISORY BOARD

Whereas, economy and efficiency in the operations of government are expected and demanded by the taxpayers of our state; and

Whereas, it is incumbent upon government at all levels to examine and evaluate the means by which governmental services can be improved and made more efficient; and

Whereas, State government engages in an extensive level of privatization -- government contracting with private enterprise for the provision of a specific governmental service. Highways and buildings are constructed by the private sector. Various social welfare services are provided by private, community-based, organizations. Specialized computer programming and related data processing functions are performed for state government under contractual agreements; and

Whereas, governments at all levels should periodically assess those services it offers and determine whether a change should be made in the way those services are provided; and

Whereas, governments should also review the extent to which government policies, practices and programs interfere unduly with the conduct of private enterprise.

Therefore, I, Jim Edgar, order the following:

I. Creation

There is created a Private Enterprise Review and Advisory Board.

II. Membership

A. The Advisory Board shall be composed of 24 members, appointed as follows:

1. Six members, appointed by the Governor representing the business community of Illinois.
2. Six members, appointed by the Governor, representing public sector unions or employee associations.
3. Two members appointed by the President of the Illinois Senate, at least one of whom shall be an incumbent member of the Senate.
4. Two members appointed by the Minority Leader of the Illinois Senate, at least one of whom shall be an incumbent member of the Senate.
5. Two members appointed by the Speaker of the Illinois House of Representatives, at least one of whom shall be an

incumbent member of the House.

6. Two members appointed by the Minority Leader of the Illinois House of Representatives, at least one of whom shall be an incumbent member of the House.

7. The Directors of the Department of Central Management Services, the Department of Commerce and Community Affairs and the Department of Labor; and the Director of the Bureau of the Budget.

8. The Governor shall designate a chairman from among those appointed.

B. The members of the Advisory Board shall serve without compensation, except that Board members may be provided reimbursement for travel and incidental expenses.

C. At the direction of the Chairman of the Advisory Board, staff services shall be provided by the Department of Central Management Services, the Department of Commerce and Community Affairs and the Department of Labor.

D. The Advisory Board shall first meet on or before January 15, 1992.

E. The Advisory Board shall conduct its meetings in public and, as the Board deems necessary, convene appropriate public hearings.

III. Purposes

The duties of the Advisory Board shall include, but not be limited to the following:

A. to study the impact of having private enterprise perform activities currently being done by state government where those activities are commonly provided by private enterprise; and, determine whether the state's interest would be better served through the performance of such activities by the private sector, taking into account possible cost savings, the need to lower the cost of government and the promotion of the growth and development of small business in this state.

B. to study the impact of having state government perform activities currently done under contract to private sector business, and determine whether the state's interest would be better served through the performance of these activities directly by state government, taking into account cost savings and the need to lower the cost of government.

C. to assess, through public hearings, surveys and other means, complaints that businesses, especially small business, have with the competitive practices of state government that may unduly interfere with matters traditionally the province of the

private sector.

D. to identify, for purposes of further study, those areas of local government operations that should be evaluated as to their potential for performance by private enterprise; and, recommend a process by which such evaluation should be undertaken.

E. to provide a report to the Governor and the General Assembly on or before March 1, 1993, outlining the Board's activities, recommendations and proposed legislation.

IV. Effective Date

This Executive Order Number 12 (1991) shall be effective upon filing with the Secretary of State and shall be repealed upon the completion of the report by the Advisory Board.

Issued by the Governor October 1, 1991.

Filed with the Secretary of State October 1, 1991.

PROCLAMATION

91-399

ROSE MARIE THOMAS DAY
(Revised)

Whereas, the ALSAC/St. Jude Children's Research Hospital convention will be held September 19-22 in Chicago with the theme "St. Jude--Fulfilling the Dream"; and
Whereas, Until his death, Danny Thomas, founder and leader of the St. Jude Children's Research Hospital, maintained a strong commitment to finding cures for many childhood diseases; and
Whereas, Thomas' widow, Rose Marie, has continued to carry on her husband's efforts to raise funds for the hospital so the catastrophic diseases affecting our children can someday be eliminated;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 21, 1991, as ROSE MARIE THOMAS DAY in Illinois and commend Rose Marie on her commitment to improve the quality of life for our children.

Issued by the Governor September 24, 1991.

Filed with the Secretary of State September 30, 1991.

91-465

POW/MIA RECOGNITION DAY

Whereas, throughout our nation's history, our citizens who served in combat have risked or given their lives to defend American ideals; and

Whereas, many of these citizens also suffered unimaginable indignities under the absolute control of the enemy; and

Whereas, we should recognize the special debt we owe our fellow citizens who, in the act of serving our nation, relinquished their freedom so that we may enjoy the blessings of peace and liberty; and

Whereas, many of these brave Americans are unaccounted for and are considered missing in action, and our nation mourns their fates; and

Whereas, our MIAs and former POWs risked their lives to help make our nation a better place to live; and

Whereas, 97 Illinoisans are still unaccounted for in Southeast Asia;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 20, 1991, as POW/MIA RECOGNITION DAY in Illinois.

Issued by the Governor September 20, 1991.

Filed with the Secretary of State September 30, 1991.

91-466

POLISH NATIONAL ALLIANCE WEEK

Whereas, the Polish National Alliance has played an important role in preserving and strengthening the truly distinguished and enduring Polish-American heritage; and

Whereas, this outstanding fraternal society has a long and rich history of supporting economic, social, welfare, youth, sports, and philanthropic activities; and

Whereas, the achievements of the alliance during the past 111 years have been marked by distinctive accomplishments that highly reflect upon Illinois, the home of the largest population of Polish citizens; and

Whereas, the Polish National Alliance of the United States of North America is holding its convention in Chicago September 13-18;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 13-18, 1991, as POLISH NATIONAL ALLIANCE WEEK in Illinois.

Issued by the Governor September 20, 1991.

Filed with the Secretary of State September 30, 1991.

91-467

HISPANIC STATE EMPLOYMENT DAY

Whereas, Hispanics represent 904,000 or 7.9 percent of the Illinois population and by the year 2010, will be the largest minority group in the United States; and

Whereas, according to the Bureau of the Census, Illinois ranks among the top five states with sizeable Hispanic populations; and

Whereas, cities such as Joliet, Aurora, Chicago Heights, West Chicago, Elgin, Rockford, Sterling, Moline, Waukegan, and Chicago have experienced significant increases of language minority groups, the largest percentage of which are Hispanics; and

Whereas, state government is committed to providing services to the Hispanic population in the areas of education, housing, health, business, employment, and training opportunities; and

Whereas, the Illinois Association of Hispanic State Employees, with the assistance of the Office of the Governor and the Illinois Department of Central Management Services, will host the "Fourth Annual Conference on Hispanic State Employment" at the McCormick Center Hotel October 10, 1991; and

Whereas, one of the goals of the association and the annual conference is to address the need for increasing state employment opportunities for Hispanics;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 10, 1991, as HISPANIC STATE EMPLOYMENT DAY in Illinois, in recognition of the contributions Hispanic employees have made to the vitality and growth of our state.

Issued by the Governor September 24, 1991.

Filed with the Secretary of State September 30, 1991.

91

91-468

AGRELLA DAY

Whereas, Joe Agrella began his 47-year career in journalism as a copy boy for the Chicago Daily Times and became a prize-winning turf handicapper and sports writer for two Chicago newspapers until his retirement from the Chicago Sun-Times in 1978; and

Whereas, his younger brother, Don Agrella, followed in his footsteps in 1936 and later set a 21-year record for longevity on the Chicago Tribune's City Desk when he retired in 1980 as Associate City Editor after having helped hundreds of young reporters nurture their own careers; and

Whereas, the youngest of the Agrella brothers, Chris Agrella, worked for Chicago newspapers for 32 years, starting as a straw poll taker for the Sun-Times and a copy boy for the Associated Press and ending with his retirement as a rewrite man for the Chicago Tribune in 1988; and

Whereas, the Agrella brothers have a combined work history of 121 years on five Chicago newspapers - the Daily Times, the Chicago Sun-Times, Chicago Today, Chicago's American, and the Chicago Tribune - as well as the Associated Press and City News Bureau; and

Whereas, their professionalism, dedication, sense of humor, demand for accuracy, and respect for deadlines are remembered in the best traditions of Chicago journalism and served as inspiration to hundreds, if not thousands, of young cub reporters in the city; and

Whereas, the three brother - Don, Chris, and Joe Agrella - are among the best-known Chicago newsmen and have been voted Chicago Press Veterans of 1991 by a unanimous vote of the board of directors of the Press Veterans Association;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 6, 1991, as AGRELLA DAY in Illinois, in recognition of the many contributions of Joe, Don, and Chris Agrella to Chicago journalism.

Issued by the Governor September 25, 1991.

Filed with the Secretary of State September 30, 1991.

91-469

AUTOMOTIVE PARTS & ACCESSORIES ASSOCIATION WEEK

Whereas, the state's 6.7 million motorists and its 6 million automobiles are major contributors to the automotive parts and accessories aftermarket, creating a multibillion dollar market; and

Whereas, the suppliers of automotive products, accessories, and services provide hundreds of thousands of jobs to Illinois

residents; and

Whereas, the Automotive Parts & Accessories Association has designated Illinois as the permanent home of the world's largest annual automotive trade show, bringing more than \$20 million into the state each year; and

Whereas, this year's show will be held October 8, 9, and 10 at McCormick Place in Chicago and will feature educational sessions and more than 250,000 products on display; and

Whereas, the show is expected to draw nearly 30,000 attendees from each state and 1,500 international visitors from 72 countries;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 6-12, 1991, as AUTOMOTIVE PARTS & ACCESSORIES ASSOCIATION WEEK in Illinois.

Issued by the Governor September 25, 1991.

Filed with the Secretary of State September 30, 1991.

91-470

EMERGENCY NURSES DAY

Whereas, emergency nurses are committed to providing quality emergency care; and

Whereas, emergency nurses have demonstrated their professionalism and continually work to upgrade standards and improve services; and

Whereas, emergency nurses strive to educate the public in the prevention and treatment of emergency conditions and the proper, effective use of emergency services;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 2, 1991, as EMERGENCY NURSES DAY in Illinois, in recognition of the special contributions emergency nurses provide to our citizens in times of crucial need.

Issued by the Governor September 25, 1991.

Filed with the Secretary of State September 30, 1991.

91-471

CHEMISTRY WEEK

Whereas, the science of chemistry gives us the power to understand and use the elemental building blocks of all material things; and

Whereas, the science of chemistry provides the fundamental understanding we need to deal with many of society's needs, many of which determine our quality of life and economic strength; and

Whereas, chemists and chemical engineers use their powerful science to help feed the world's population, tap new energy sources, clothe and house humanity, provide renewable substitutes for dwindling or scarce materials, improve health and conquer disease, strengthen our national security, and monitor and protect our environment; and

Whereas, members of the American Chemical Society in all 50⁹¹ states and Puerto Rico have set aside November 3-9, 1991, for a national celebration directing our attention to the myriad contributions of their science;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 3-9, 1991, as CHEMISTRY WEEK in Illinois.

Issued by the Governor September 26, 1991.

Filed with the Secretary of State September 30, 1991.

91-472

GERMAN-AMERICAN DAY

Whereas, the first German immigrants arrived in the United States October 6, 1683; and

Whereas, today more than 60 million Americans trace at least a part of their ancestry to Germany; and

Whereas, German-Americans have contributed greatly to American cultures and lifestyles; and

Whereas, German-Americans support the government and democratic principles of the United States of America, and they are concerned about its people and the future of young Americans;

Whereas, strong bonds exist between the people of the United States and the Federal Republic of Germany and other German-speaking countries;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 6, 1991, as GERMAN-AMERICAN DAY in Illinois and encourage all Illinoisans to be cognizant of this annual celebration.

Issued by the Governor September 26, 1991.

Filed with the Secretary of State September 30, 1991.

91-473

SALUTE TO CULTURAL DIVERSITY DAY

Whereas, we should recognize and appreciate the individual character of every culture; and

Whereas, specialty retailer Nordstrom, Inc. will host a celebration of cultural diversity and racial harmony in the Chicago area Sunday, October 6, in Oak Brook; and

Whereas, this event will honor Father George Clements, retired Pastor of Holy Angels Church and noted antidrug advocate; Milton Davis, Chairman of South Shore Bank and ardent supporter of the South Shore community; Rita Simo, founder and director of the People's Music School, a multicultural music education center in Uptown; Julia Stasch, president of Stein & Company, a real estate firm that is a leading supporter of minority business development; Lee Maglalya, head of Illinois' Civil Rights/Race Relations Advocacy Program for Asian-Americans; and

Whereas, the event will raise more than \$50,000 for local

charities serving minority communities, those charities being the Chicago Sinfonietta, La Rabida Children's Hospital and Research Center, Mexican Fine Arts Center Museum, Clara's House, and the Illinois Institute for Entrepreneurship Education;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 6, 1991, as SALUTE TO CULTURAL DIVERSITY DAY in Illinois.

Issued by the Governor September 26, 1991.

Filed with the Secretary of State September 30, 1991.

91-474

SOCIETY FOR PREVENTION OF BLINDNESS DAY

Whereas, the Illinois Society for the Prevention of Blindness was officially founded in 1916; and

Whereas, the Illinois Society for the prevention of Blindness and its predecessor organizations originated to eradicate trachoma and opthalmia neonatorum, diseases that rob individuals of their sight; and

Whereas, today the society aims to educate and inform our citizens about preventing blindness; and

Whereas, the Illinois Society for the Prevention of Blindness has supported research in prevention of blindness at Illinois educational institutions; initiated EYE SPY and Vocational Eye Safety, classroom eye safety programs for high-risk fourth-graders and high-schoolers; provided eyeglasses and vision aids for needy Illinois youths; initiated cooperative grants and ventures in sponsorship and support to aid blindness prevention efforts; and

Whereas, 1991 marks the 75th year of service the Illinois Society for the Prevention of Blindness has provided to our citizens. The society is holding a special luncheon September 26 to celebrate this anniversary;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 26, 1991, as SOCIETY FOR PREVENTION OF BLINDNESS DAY in Illinois and commend the organization on the efforts it has made to improve and preserve the eyesight of our citizens.

Issued by the Governor September 26, 1991.

Filed with the Secretary of State September 30, 1991.

91-475

ESOP EMPLOYEE OWNERSHIP WEEK

Whereas, employee stock ownership plans (ESOPs) have been established in approximately 11,000 U.S. companies, covering an estimated 11 million workers; and

Whereas, such ESOP growth provides American workers with significant financial benefits through partial ownership of the companies where they work; and

Whereas, employee stock ownership is at the forefront of efforts to help reinvigorate U.S. competitiveness and is increasingly considered an important part of steps to unite the interests of labor and management in improving productivity; and Whereas, the U.S. Congress and numerous state legislatures have provided significant legislative support to encourage the growth of ESOPs;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 30-October 6, 1991, as ESOP EMPLOYEE OWNERSHIP WEEK in Illinois.

Issued by the Governor September 27, 1991.

Filed with the Secretary of State September 30, 1991.

JCAR - Joint Committee on Administrative Rules

ACTION CODES

- A - Adopted Rule
 AR - Adopted Repealer
 C - Notice of Corrections
 CC - Codification Changes
 E - Emergency Rule
 ER - Emergency Repealer
 M - Modification to meet JCAR objections
 O - JCAR Statement of Objections
- P - Proposed Rule
 PF - Prohibited Filing Ordered by JCAR
 PP - Peremptory or Court ordered Rules
 PR - Proposed Repealer
 R - Refusal to meet JCAR objection
 RC - Statement of Recommendation
 S - Suspension ordered by JCAR
 W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285 III. Grain Insurance Act (P-18048/85; A-6818)

TITLE PART ACTION CODE PAGE NUMBER PREVIOUS VOLUME ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

62 Ill. Adm. Code 2501 Abandoned Mined Lands Reclamation (P-141; A-6513)

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (E-2838; A-10351) (P-18635/90; A-10351) (P-14335) (E-14593)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 255 Agricultural Facilities (E-128)
 8 Ill. Adm. Code 270 Ill. State Fair & DuQuoin State Fair, Non-Fair Space Rental & the General Operation of the State Fairgrounds (P-10965/90; A-455)
 8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-620; W-1574) (P-1583) (PP-3117) (PP-8714) (P-1583; A-8801) (PP-13976)
 2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-6105)
 8 Ill. Adm. Code 290 Standardbred & Thoroughbred Horse Breeding & Racing Programs (P-19087/90; A-5207)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2030 Award & Monitoring of Funds (P-9083)
 77 Ill. Adm. Code 2031 Award Criteria & Procedure (PR-9149)
 77 Ill. Adm. Code 2030 Fiscal & Programmatic Requirements (PR-9153)
 77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs (P-6457/90; A-2597) (P-8837; A-13708)
 77 Ill. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-9785; E-10222; C-11343)
 77 Ill. Adm. Code 2032 Suspension & Termination of Financial Assistance (PR-9218)

ASBESTOS ABATEMENT AUTHORITY, ILLINOIS

2 Ill. Adm. Code 2650 Organization, rulemaking & Public Information (A-2660)

ATTORNEY GENERAL

14 Ill. Adm. Code 475 Motor Vehicle Advertising (P-6343)

AUDITOR GENERAL

74 Ill. Adm. Code 420 Code of Regs. (P-15645/90; A-3429)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 307 Acquisition of Former Main Banking Premises or Branches of Eligible Depository Institutions (P-3611)
 38 Ill. Adm. Code 354 Administration of Collateral Obtained in Collection of a Debt (P-3614)
 38 Ill. Adm. Code 397 Corporate Fiduciary Receivership Account (P-15181/90; A-167)
 38 Ill. Adm. Code 350 Loan Agreements Providing for a Bank to Share in Profits, Income or Earnings (P-2053)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-2989/90; A-4109)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

80 Ill. Adm. Code 303 Conditions of Employment (P-4801; A-14067) (E-5076) (P-17399/90; A-5214)
 89 Ill. Adm. Code 1300 Day Care (P-5141)
 80 Ill. Adm. Code 302 Merit & Fitness (P-11859)
 80 Ill. Adm. Code 310 Pay Plan (PP-663) (P-14657/90; A-3296) (P-15186/90; A-4401) (P-4497; W-5920) (PP-3100) (P-5147; A-13080) (PP-3465) (P-6364; A-14210) (E-10485) (P-4497; A-11080; C-11537) (P-12051)
 44 Ill. Adm. Code 5030 Personal Use of State Telephones (P-1203; A-8843)
 80 Ill. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-12064)
 80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-12074)
 44 Ill. Adm. Code 5040 State Vehicles & Garage (P-17403/90; A-7553)
 80 Ill. Adm. Code 2800 Travel (P-12963; E-13196)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Dept. (P-4303/90; A-24)
 89 Ill. Adm. Code 352 Financial Responsibility of Parents or Guardians of the Estates of Children (P-18871/90; A-11111) (P-13239; E-13554)
 89 Ill. Adm. Code 335 Relative Home Placement (P-8415)
 89 Ill. Adm. Code 300 Reports of Child Abuse & Neglect (P-8735; PF-14320) (E-14285)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

56 Ill. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-13045/90; A-10368) (P-13074/90; A-10386) (P-19495/90; RC-11532; A-13092)
 56 Ill. Adm. Code 2620 Employment & Training Assistance for Dislocated Workers (PR-12964)
 14 Ill. Adm. Code 520 Enterprise Zone Program (P-13060/90; A-8683) (P-9787)
 47 Ill. Adm. Code 140 Ill. Clean and Beautiful Program (PR-13241)
 14 Ill. Adm. Code 510 Ill. Promotion Act Programs (P-13072/90; A-2673) (P-677; A-8848)
 14 Ill. Adm. Code 570 Ill. Small Business Development Program (P-4528; A-9902)
 56 Ill. Adm. Code 2650 Industrial Training Program (P-19503/90; W-3602)
 14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-8782/90; A-1798) (P-10249) (E-10498; C-11014)
 47 Ill. Adm. Code 100 Residential Energy Assistance Partnership Program (P-15189/90; O-1575; R-3603; A-3437) (P-14337) (E-14604)
 14 Ill. Adm. Code 640 Rural Diversification Act Program (P-13391/90; A-7558)
 56 Ill. Adm. Code 2600 Service Delivery System & State Responsibilities (P-691; A-13102) (P-11865)
 47 Ill. Adm. Code 110 State Administration of the Federal Community Development Block Grant Program for Small Cities (P-10985/90; O-19076/90; R-3127 A-4410)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF (CONT'D)

- 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-8617) (P-13993)
- 14 Ill. Adm. Code 545 Technology Advancement & Development Act Programs (P-3620)
- 14 Ill. Adm. Code 540 Technology Commercialization Grant-In-Aid Programs (P-11022/90; A-973)
- 56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-16117/90; A-7595) (P-3641; A-13137) (P-11894)
- 56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-8081) (P-11545) (P-17407/90; RC-14321)

COMMERCE COMMISSION, ILLINOIS

- 83 Ill. Adm. Code 760 Cellular Radio Exclusion (P-14340)
- 92 Ill. Adm. Code 1311 Commodity Group Definitions (P-4195)
- 92 Ill. Adm. Code 1535 Crossings of Rail Carriers & Highways (P-18177/90; A-10920)
- 83 Ill. Adm. Code 756 Dual Party Relay Service (P-18675/90; A-5618)
- 83 Ill. Adm. Code 315 Pole Attachment Rates, Terms & Conditions Applicable to Cable Television Companies & Electric & Telephone Public Utilities (P-13585)
- 83 Ill. Adm. Code 280 Procedures for Gas, Electric, Water & Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices & Discontinuance of Service (G.O. #172) (P-9801)
- 83 Ill. Adm. Code 445 Purchase & Sale of Electric Energy From Qualified Solid Waste Energy Facilities (P-11025)
- 83 Ill. Adm. Code 220 Reports of Accidents by Telecommunications Carriers & by Fixed Public Utilities Other Than Pipelines Transporting Liquids (P-15653/90; A-5056)
- 83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13100/90; A-5062)
- 83 Ill. Adm. Code 285 Standard Filing Requirements for Electric, Gas, Water & Sewer Utilities & Telecommunications Carriers in Filing for an Increase in Rates (P-9807)
- 83 Ill. Adm. Code 410 Standards of Service for Gas Utilities (P-11905)
- 83 Ill. Adm. Code 500 Standards of Service for Local Exchange Telecommunications Carriers (P-1627)
- 83 Ill. Adm. Code 730 Standards of Service for Telephone Utilities (G.O. 197) (PR-1650)
- 83 Ill. Adm. Code 755 Telecommunications Access for the Hearing & Voice Impaired (P-19109/90; A-5624)
- 83 Ill. Adm. Code 757 Telephone Assistance Programs (PR-4803; RC-5111; AR-11911) (ER-5082)
- 92 Ill. Adm. Code 1270 Transfers of Licenses (P-16170/90; A-10925)
- 83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-20565/90; A-8205)
- 92 Ill. Adm. Code 1308 Unlawful Operations (P-8097; A-14414)

COMMUNITY COLLEGE BOARD

- 23 Ill. Adm. Code 1501 Administration of the Public Community College Act (P-18890/90; A-10929) (P-12980)

COMPTROLLER

- 74 Ill. Adm. Code 285 Claim Eligible to be Offset (P-17139/90; A-5070)
- 74 Ill. Adm. Code 280 Public Radio & Television Grants (P-18359/90; O-5112; R-8724; A-8696)

CONSERVATION, DEPARTMENT OF

- 17 Ill. Adm. Code 3035 Boat Access Area Construction Program (P-18365/90; A-4117)
- 17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-4805; A-9924) (P-12086)
- 17 Ill. Adm. Code 830 Commercial Fishing and Musseling in Certain Waters of the State (P-2057; RC-8314; A-8544)
- 17 Ill. Adm. Code 115 Competitive Tournament Fishing on State-Owned &/or Leased Water Areas (P-3365; A-9948)
- 17 Ill. Adm. Code 2520 Consignment of Licenses (P-725; A-7653)
- 17 Ill. Adm. Code 950 Dog Training on Department-Owned or Managed Sites (P-6807; A-11581)
- 17 Ill. Adm. Code 730 Dove Hunting (P-4200; A-9951)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-17144/90; A-1487) (P-7809; A-13293) (P-14157)
- 17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-16174/90; A-32) (P-11359)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

CONSERVATION, DEPARTMENT OF (CONT'D)

- 17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or Managed Sites (P-4829; A-9966)
- 17 Ill. Adm. Code 3040 Ill. Bicycle Path Grant Program (P-18380/90; A-4132)
- 17 Ill. Adm. Code 1010 Ill. List of Endangered & Threatened Fauna (P-13594)
- 17 Ill. Adm. Code 2550 Ill. Salmon Stamp Contest Procedures (P-3655; A-9973)
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting: (P-6811; P-11586)
- 17 Ill. Adm. Code 220 North Point Marina (P-16182/90; A-1495) (P-9233; A-14418)
- 17 Ill. Adm. Code 525 Nuisance Wildlife Control Permits (P-18397/90; A-4149)
- 17 Ill. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P-7855; A-13341)
- 17 Ill. Adm. Code 110 Public Use of State Parks & Other Properties of the Dept. of Conservation (P-10251; A-14423)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting: (P-6823; A-11598)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-4214; A-10012)
- 17 Ill. Adm. Code 810 Sport Fishing Regs. for the Waters of Ill. (P-18905/90; A-4699) (P-5160) (P-5160; A-9977) (E-3430) (P-8101; A-13347)
- 17 Ill. Adm. Code 880 Taking of Reptiles & Amphibians, The (P-13603)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The; (P-6836; A-11611)
- 17 Ill. Adm. Code 715 Taking of Wild Turkeys - Fall Gun Season, The; (P-6842; A-11618)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The (P-18409/90; A-4161)
- 17 Ill. Adm. Code 1555 Timber Harvest Fees (P-20117/90; A-5219)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow (P-4836; A-10021) (P-10255)
- 17 Ill. Adm. Code 650 White-Tailed Deer Hunting by Use of Firearms (P-4853; A-10038)
- 17 Ill. Adm. Code 680 White-Tailed Deer Hunting Season by Use of Handguns (P-8107; A-13353)
- 17 Ill. Adm. Code 660 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4777) (P-6851; A-11627)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-4222; A-10057)

CORRECTIONS, DEPARTMENT OF

- 20 Ill. Adm. Code 701 County Jail Standards (P-7861; A-13789)
- 20 Ill. Adm. Code 415 Health Care (P-15228/90; O-21107; R-1168; A-988)
- 20 Ill. Adm. Code 460 Impact Incarceration Program (P-18421/90; A-3479)
- 20 Ill. Adm. Code 107 Records of Committed Persons (P-19507/90; A-5638)
- 20 Ill. Adm. Code 502 Safety, Maintenance & Sanitation (P-5935; A-11928)
- 20 Ill. Adm. Code 405 School District #428 (P-1; A-5642)

CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

- 20 Ill. Adm. Code 1560 Operating Procedures for the Administration of Non-Federal Grant Funds (P-8800/90; A-7034)

DEVELOPMENT FINANCE AUTHORITY

- 14 Ill. Adm. Code 1220 Financing Programs (P-8747)

EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 225 Alcohol & Drug Education Initiative (P-10265)
- 23 Ill. Adm. Code 25 Certification (P-10277)
- 23 Ill. Adm. Code 250 Comprehensive Arts Programs (P-11447/90; A-463)
- 23 Ill. Adm. Code 54 Fellowship, Traineeship & Scholarship Programs ((P-9237)
- 23 Ill. Adm. Code 1 Public Schools Evaluation, Recognition & Supervision (P-6931/90; O-21110/90; M-2877; A-2692)
- 23 Ill. Adm. Code 220 Scientific Literacy (10288)
- 23 Ill. Adm. Code 350 Secular Textbook Loan (P-9250)
- 23 Ill. Adm. Code 226 Special Education (P-11068/90; A-40)

ILLINOIS REGISTER

VOL. 15, ISSUE #41

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

EDUCATIONAL OPPORTUNITY, ILLINOIS CONSORTIUM FOR

23 Ill. Adm. Code 2400 Ill. Consortium for Educational Opportunity Program (P-4550; A-10069)

ELECTIONS, STATE BOARD OF

26 Ill. Adm. Code 100 General Rules & Regs. Under the Campaign Financing Act (P-5939)
26 Ill. Adm. Code 207 Miscellaneous (P-16709/90; A-14427)
26 Ill. Adm. Code 125 Practice & Procedure (P-5943)
26 Ill. Adm. Code 210 Raffles Conducted by Political Committees (P-3814/90; A-4450)

EMPLOYMENT SECURITY, DEPARTMENT OF

56 Ill. Adm. Code 2725 Administrative Hearings and Appeals ((P-13252); (P-14014)
56 Ill. Adm. Code 2720 Claims, Adjudication, Appeals & Hearings (P-14343)
56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-15659/90; A-172) (P-3368; A-8553) (P-13257)
56 Ill. Adm. Code 2920 Disqualifying Income & Reduced Benefits (P-13905/90; A-180) (P-5495; A-11416)
56 Ill. Adm. Code 2815 Employees' General Rights & Duties (P-17152/90; A-1817)
56 Ill. Adm. Code 2732 Employment (P-6382; A-11423)
56 Ill. Adm. Code 2760 Notices, Records, Reports (P-14023)
56 Ill. Adm. Code 2830 Payment of Benefits (P-10871)
56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-13910/90; A-185) (P-3381; A-11122) (P-11034) (P-14032)
56 Ill. Adm. Code 2875 Supplemental Federal Benefits (PR-4555; AR-10414)
56 Ill. Adm. Code 2730 Wages (P-9817)

ENVIRONMENTAL PROTECTION AGENCY

68 Ill. Adm. Code 870 Landfill Operators Certification (P-12094)
35 Ill. Adm. Code 859 Procedures for Collection of Review & Evaluation Services Costs (P-8438)
35 Ill. Adm. Code 870 Procedures for Issuing Solid Waste Planning & Enforcement Grants (P-15667/90; A-9311)
35 Ill. Adm. Code 276 Procedures to be Followed in the Performance of Annual Inspections of Motor Vehicle Exhaust Emissions (P-13607)

FINANCIAL INSTITUTIONS, DEPARTMENT OF

38 Ill. Adm. Code 180 Uniform Disposition of Unclaimed Property Act (P-1207; A-8555)

FIRE MARSHAL, OFFICE OF THE STATE

41 Ill. Adm. Code 250 Fire Equipment Distributor & Employee Standards (P-5322/90; A-5656)
41 Ill. Adm. Code 260 Fire Equipment Program Administrative Regulations (P-7872)
41 Ill. Adm. Code 170 Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (P-12373/90; A-7042) (P-10875)

GOVERNOR'S PURCHASED CARE REVIEW BOARD

89 Ill. Adm. Code 900 Governor's Purchased Care Review Board (P-12989)

HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS

77 Ill. Adm. Code 2530 Hospital Price Information (P-17428/90; A-1821)

HISTORIC PRESERVATION AGENCY, ILLINOIS

17 Ill. Adm. Code 4160 Public Use of Historic Sites & Properties (P-1680; A-10596)

HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

47 Ill. Adm. Code 360 Affordable Housing Program (P-9260)
47 Ill. Adm. Code 350 Low-Income Housing Tax Credit Allocation (P-9282)

HUMAN RIGHTS COMMISSION

56 Ill. Adm. Code 5300 Procedural Rules (P-10521)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

INDUSTRIAL COMMISSION, ILLINOIS

50 Ill. Adm. Code 7030 Arbitration (P-18434/90; A-8214)
50 Ill. Adm. Code 7100 Insurance Regs. (P-6863)
50 Ill. Adm. Code 7020 Pre-Arbitration (P-18441/90; A-8221)
2 Ill. Adm. Code 2025 Public Information, Rulemaking & Organization (A-7897)

INSURANCE, DEPARTMENT OF

50 Ill. Adm. Code 1407 Accelerated Life Benefit/Terminal Illness/Qualified Conditions (P-17737/90; A-8872)
50 Ill. Adm. Code 909 Advertising & Sales Promotion of Life Insurance & Annuities (P-8766)
50 Ill. Adm. Code 6602 Cost Containment Form & Data Reporting Requirements (P-7391)
50 Ill. Adm. Code 2009 Group Coordination of Benefits (P-5953)
50 Ill. Adm. Code 6101 Health Maintenance Organization (P-20205/89; O-2117/90; M-365; A-199)
50 Ill. Adm. Code 930 Life Insurance Solicitation (P-10884)
50 Ill. Adm. Code 2007 Minimum Standards of Individual Accident & Health Insurance (P-17737/90; A-7658)
50 Ill. Adm. Code 2008 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-4566; W-6788)
50 Ill. Adm. Code 918 Policyholder Security Deposit Act (PR-2899; AR-11639)
50 Ill. Adm. Code 3119 Prelicensing & Continuing Education (P-12127/90; A-69) (P-11055)
50 Ill. Adm. Code 754 Rules & Rate Filings (P-15238/90; A-4458)
50 Ill. Adm. Code 2014 Small Employer Group Health Insurance (P-5975; A-13360)
50 Ill. Adm. Code 2801 Surplus Line Business Requirements (P-6878)

LABOR, DEPARTMENT OF

56 Ill. Adm. Code 205 Toxic Substances Disclosure to Employees (P-4872)

LIEUTENANT GOVERNOR

47 Ill. Adm. Code 600 Ill. Clean & Beautiful Program (P-11911)

LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS TRAINING BOARD, ILLINOIS

20 Ill. Adm. Code 1720 Ill. Police Training Act (P-16198/90; A-999)

LOCAL RECORDS COMMISSION

44 Ill. Adm. Code 4000 Local Records Commission (P-6882; A-11932)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

59 Ill. Adm. Code 101 Administration (P-3386; A-9316) (P-14363) (E-14663)
59 Ill. Adm. Code 108 Education & Training (P-16718/90; A-6122)
59 Ill. Adm. Code 117 Family Assistance & Home-Based Support Programs for Persons with Mental Disabilities (P-14671/90; A-1511)
59 Ill. Adm. Code 130 Mental Health Clinic Program Standards & Provider Requirements (P-18100/90; O-21140/90; R-1171) (P-17744/90; A-8882)
59 Ill. Adm. Code 110 Recipient's Property (P-8774; A-14435)
59 Ill. Adm. Code 106 Services Charges (P-14674/90; A-1555)
59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (P-20138/90; A-8560)

MINES AND MINERALS, DEPARTMENT OF

62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-1212)
62 Ill. Adm. Code 1702 Exemption for Coal Extraction Incidental to the Extraction of Other Minerals (P-1221)
62 Ill. Adm. Code 1700 General (P-1235)
62 Ill. Adm. Code 1701 General Definitions (P-1242)
62 Ill. Adm. Code 240 Ill. Oil & Gas Act (P-16205/90; A-2706) (P-20140/90; W-5110) (P-8448; RC-13203) (A-8566) (CC-11641) (P-14365) (E-14679)
62 Ill. Adm. Code 1816 Permanent Program Performance Standards--Surface Mining Activities (P-1266)
62 Ill. Adm. Code 1817 Permanent Program Performance Standards--Underground Mining Activities (P-1314)
62 Ill. Adm. Code 1778 Permit Applications--Minimum Requirements for Legal, Financial, Compliance & Related Information (P-1342)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

MINES AND MINERALS, DEPARTMENT OF (CONT'D)

- 62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-1347)
62 Ill. Adm. Code 1773 Requirements for Permits & Permit Processing (P-1352) (P-3393)
62 Ill. Adm. Code 1774 Revision, Renewal, & Transfer, Assignment or Sale of Permit Rights (P-1363)
62 Ill. Adm. Code 1823 Special Program Performance Standards on Prime Farmland (P-1368)
62 Ill. Adm. Code 220 Surface Installation Health & Safety (P-14277/90; A-1006)
62 Ill. Adm. Code 1780 Surface Mining Permit Application--Minimum Requirements for Reclamation & Operation Plan (P-1374)
62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclamation & Operation Plan (P-1382)

MOTOR VEHICLE THEFT PREVENTION COUNCIL, ILLINOIS

- 20 Ill. Adm. Code 1800 Trust Fund Collection Rules (E-8706)

NUCLEAR SAFETY, DEPARTMENT OF

- 32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-1390; A-7054)
32 Ill. Adm. Code 331 Fees for Radioactive Material Licenses (P-15672/90; A-90)
32 Ill. Adm. Code 310 General Provisions (P-11450/90; A-10604)
32 Ill. Adm. Code 330 Licensing of Radioactive Material (P-11471/90; A-10632)
32 Ill. Adm. Code 606 Requirements for the Disposal of Low-Level Radioactive Waste Away from the Point of Generation (P-20573/90; A-8958)
32 Ill. Adm. Code 335 Use of Radionuclides in the Healing Arts (P-11585/90; A-10763)
32 Ill. Adm. Code 370 Use of Sealed Radioactive Sources in the Healing Arts (P-11653/90; RC-8316; PR-10846)
32 Ill. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry, & Veterinary Medicine (P-6940/90; A-6180)

POLLUTION CONTROL BOARD

- 35 Ill. Adm. Code 211 Definitions & General Provisions (P-4573) (P-12697/90; A-5223) (P-8463/90; A-7901) (P-6385) (P-13627)
35 Ill. Adm. Code 304 Effluent Standards (P-9700/90; A-241)
35 Ill. Adm. Code 615 Existing Activities In A. Seaback Zone or Regulated Recharge Area (P-10303)
35 Ill. Adm. Code 501 General Provisions (P-3141; A-10075)
35 Ill. Adm. Code 101 General Rules (P-9822)
35 Ill. Adm. Code 620 Groundwater Quality (P-4234; W-13569)
35 Ill. Adm. Code 231 Hazardous Air Pollutants (PR-730)
35 Ill. Adm. Code 738 Hazardous Waste Injection Restrictions ((P-18681/90; A-11425)
35 Ill. Adm. Code 720 Hazardous Waste Management System: General (P-13925/90; A-7934) (P-2066; A-9323) (P-5980; A-14446)
35 Ill. Adm. Code 721 Identification & Listing of Hazardous Waste (P-13938/90; A-7950) (P-2075; A-9332) (P-6001; A-14473) (P-9288)
35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-2145; A-9398) (P-6043; A-14534)
35 Ill. Adm. Code 601 Introduction (P-9829)
35 Ill. Adm. Code 728 Land Disposal Restrictions (P-2209; A-9462) (A-11937; W-14716)
35 Ill. Adm. Code 848 Management of Used & Waste Tires (P-7763/90; A-7959) (P-13004)
35 Ill. Adm. Code 849 Management of Scrap Tires (PR-13265)
35 Ill. Adm. Code 240 Mobile Sources (P-12109)
35 Ill. Adm. Code 616 New Activities in a Seaback Zone or Regulated Recharge Area (P-9836)
35 Ill. Adm. Code 230 New Source Performance Standards (PR-741)
35 Ill. Adm. Code 215 Organic Material Emission Standards & Limitations (P-12701/90; A-3309) (P-8877/90; A-8018) (P-768) (P-3659; A-12217) (P-6414) (P-11059)
35 Ill. Adm. Code 218 Organic Material Emission Standards & Limitations for the Chicago Area (P-3675; A-12231)
35 Ill. Adm. Code 219 Organic Material Emission Standards & Limitations for the Metro East Area (P-3892; A-12491)
35 Ill. Adm. Code 201 Permits & General Provisions (P-780)
35 Ill. Adm. Code 611 Primary Drinking Water Standards (P-17154/90; A-1562)

CI - 7

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

POLLUTION CONTROL BOARD (CONT'D)

- 35 Ill. Adm. Code 703 RCRA Permit Programs (P-2376; A-9616) (P-6059; A-14454)
35 Ill. Adm. Code 617 Regulated Recharge Areas (P-9882)
35 Ill. Adm. Code 809 Special Waste Hauling (PR-13017)
35 Ill. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-2404; A-9644) (P-6066; A-14562)
35 Ill. Adm. Code 814 Standards for Existing Landfills & Units (P-3155) (P-4604)
35 Ill. Adm. Code 816 Standards for New Electric Utility Fossil Fuel Combustion Waste Landfills (P-4616)
35 Ill. Adm. Code 811 Standards for New Solid Waste Landfills (P-3166) (P-4660)
35 Ill. Adm. Code 817 Standards for New Steel & Foundry Industry Waste Landfills (P-3173)
35 Ill. Adm. Code 724 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-2414; A-9654) (P-6073; A-14572)
35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-2487; A-9727)
35 Ill. Adm. Code 214 Sulfur Limitations (P-11098/90; A-1017)
35 Ill. Adm. Code 731 Underground Storage Tanks (P-20162/90; A-6527) (P-6424; A-13800)
35 Ill. Adm. Code 212 Visible & Particulate Matter Emissions (P-791) (P-4668) (P-13660)

PROFESSIONAL REGULATION, DEPARTMENT OF

- 68 Ill. Adm. Code 1200 Certified Shorthand Reporters Act (P-14369)
68 Ill. Adm. Code 1250 Funeral Directors & Embalmers Act (P-1691; A-8238)
68 Ill. Adm. Code 1150 III. Architecture Act (P-2492)
68 Ill. Adm. Code 1275 III. Landscape Architecture Act of 1989, The (P-3218; E-3324; A-10091)
68 Ill. Adm. Code 1300 III. Nursing Act of 1987, The (P-2519; A-8573) (E-2855)
68 Ill. Adm. Code 1340 III. Physical Therapy Act (P-17432/90; A-5254) (P-11369) (E-11503; RC-14322)
68 Ill. Adm. Code 1270 III. Professional Land Surveyors Act of 1989 (P-7378/90; A-5258)
68 Ill. Adm. Code 1285 Medical Practice Act of 1987 (P-6888; A-13365) (E-7785) (P-11389)
68 Ill. Adm. Code 1240 Private Detective, Private Alarm & Private Security Act of 1983 (P-2456/90; A-3051)
68 Ill. Adm. Code 1380 Professional Engineering Practice Act of 1989, The (P-7346/90; A-247) (P-8631)
68 Ill. Adm. Code 1450 Real Estate License Act of 1983 (P-19515/90; A-10416; C-10848) (P-14375)
68 Ill. Adm. Code 1480 Structural Engineering Licensing Act of 1989 (P-14291/90; A-7081)
68 Ill. Adm. Code 1500 Veterinary Medicine & Surgery Practice Act (P-8635)

PUBLIC AID, DEPARTMENT OF

- 89 Ill. Adm. Code 130 Administration of Social Service Programs (P-8114)
89 Ill. Adm. Code 112 Aid to Families With Dependent Children (P-157; A-5275) (E-338) (P-371; A-5684) (P-2521; A-11447) (E-2862) (P-19568/90; A-5275) (P-5502; A-11127) (P-8785; A-14227) (P-10564)
89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-15701/90; A-277) (P-384; A-5698) (P-804; A-7104) (E-1111; O-5125) (P-1715; A-7104) (P-19851/90; A-5291) (P-5517; A-11142) (P-6913; A-11948) (P-7444; A-14073) (P-10889)
89 Ill. Adm. Code 111 Assistance Standards (P-17762/90; A-1029)
89 Ill. Adm. Code 160 Child Support Enforcement (P-806) (P-17436/90; A-1034)
89 Ill. Adm. Code 116 Crisis Assistance (P-10897)
89 Ill. Adm. Code 144 Developmental Disabilities Service (P-816; A-14084) (P-7455)
89 Ill. Adm. Code 141 Drug Manual (P-831; A-7117) (E-1121) (PR-12132) (ER-12795)
89 Ill. Adm. Code 121 Food Stamps (P-5525; A-11150) (P-6922; A-11957) (PP-14134) (P-14186)
89 Ill. Adm. Code 114 General Assistance (P-15712/90; A-288) (P-394; A-5710) (P-5539; A-11164)
89 Ill. Adm. Code 148 Hospital Services (E-10502) (P-10909) (E-12005)
89 Ill. Adm. Code 149 III. Competitive Access & Reimbursement Equity (ICARE) Program (P-15722/90; A-1826)
89 Ill. Adm. Code 120 Medical Assistance Programs (P-159; A-5302) (E-348) (P-833) (P-2908; A-10101) (P-5551; A-12747) (P-6089; A-14240) (P-6937; P-7468; A-14105) (P-8642; A-14240) (P-12137)
89 Ill. Adm. Code 140 Medical Payment (P-14317/90; O-21120; M-368; A-298) (P-13963/90; O-17718/90; R-366; A-298) (E-592) (P-847) (P-14681/90; A-1051) (P-18813/90; C-1174) (P-1414; A-8972) (P-4903) (P-7834/90; O-5115; R-6789; A-6534) (P-5585; A-11176) (P-20170/90; A-6220) (P-6949) (P-7482) (P-19132/90; P-406; P-847; A-8264)

CI - 8

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

PUBLIC AID (CONT'D)

- 89 Ill. Adm. Code 140 (Cont'd) (P-8656) (P-9885) (P-1059290; A-10114) (P-1898290; A-10468) (E-11515) (P-11555) (P-12171) (E-12919) (P-13274) (P-13685)
- 89 Ill. Adm. Code 104 Practice in Administrative Hearings (P-15) (P-1870590; A-5320)
- 89 Ill. Adm. Code 147 Reimbursement for Nursing Costs for Geriatric Facilities (P-870; A-13390) (P-1396789; A-2715) (P-935590; O-1303990; R-3129; A-3058) (P-2919; A-9001) (P-543490; O-5118; RC-5120) (P-1524390; A-6238) (P-1965390; A-7162) (P-7501)
- 89 Ill. Adm. Code 117 Related Program Provisions (P-6435; A-13533)
- 89 Ill. Adm. Code 102 Rights & Responsibilities (P-409; A-7202)
- 89 Ill. Adm. Code 104 Rules of Practice in Administrative Hearings (P-15; A-6557)
- 89 Ill. Adm. Code 118 Special Eligibility Groups (P-8681; E-8708; O-11533)

PUBLIC HEALTH, DEPARTMENT OF

- 77 Ill. Adm. Code 697 AIDS Confidentiality Code (P-1677990; A-11646)
- 77 Ill. Adm. Code 692 AIDS Drug Reimbursement Program (P-14389) (E-14699)
- 77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements (P-4932; RC-13204)
- 77 Ill. Adm. Code 595 Baccalaureate Assistance for Registered Nurses (P-3398)
- 77 Ill. Adm. Code 665 Child Health Examination Code (P-1786790; A-7706)
- 77 Ill. Adm. Code 694 College Immunization Code (P-6972)
- 77 Ill. Adm. Code 690 Control of Communicable Diseases Code (P-1681090; A-11679)
- 77 Ill. Adm. Code 693 Control of Sexually Transmissible Diseases Code (P-1681790; A-11686)
- 77 Ill. Adm. Code 535 Emergency Medical Services Code (P-6123790; A-5722) (P-8120)
- 77 Ill. Adm. Code 590 Family Practice Residency Code (P-849390; AR-1830) (P-850390; A-1833)
- 77 Ill. Adm. Code 550 Head & Spinal Cord Injury (P-1065690; A-1068)
- 77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (E-4787; O-8319) (P-6100; W-13201) (P-428; A-9731)
- 77 Ill. Adm. Code 250 Hospital Licensing Requirements (P-4946; A-18311) (P-1625990; A-5328)
- 77 Ill. Adm. Code 710 Ill. Alzheimer's Disease & Related Disorders Assistance Code (P-1524690; W-675)
- 77 Ill. Adm. Code 450 Ill. Clinical Laboratories Code (P-6440)
- 77 Ill. Adm. Code 245 Ill. Home Health Agency Code (P-1469990; A-5376)
- 77 Ill. Adm. Code 790 Ill. Forearmy for the Drug Product Selection Program, The (P-3417; A-11791) (E-3537) (1845790; A-6566) (P-11070) (E-11194)
- 77 Ill. Adm. Code 540 Ill. Trauma Center Code (P-1066590; A-1084)
- 77 Ill. Adm. Code 500 Ill. Vital Records Code (P-1745290) (P-3422; A-11706)
- 77 Ill. Adm. Code 920 Ill. Water Well Construction Code (P-6460)
- 77 Ill. Adm. Code 925 Ill. Water Well Pump Installation Code (P-6498)
- 77 Ill. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-983390; A-466) (P-4280)
- 77 Ill. Adm. Code 390 Long-Term Care for Under Age 22 Facilities Code (P-988390; A-1878) (P-4309)
- 77 Ill. Adm. Code 630 Maternal & Child Health Services Code (P-1572690; A-13874)
- 77 Ill. Adm. Code 905 Private Sewage Disposal Code (P-1630590; W-13202)
- 77 Ill. Adm. Code 895 Sanitary Practice for Drinking Water, Sewage Disposal & Restroom Facilities (P-5005)
- 77 Ill. Adm. Code 695 School Child Immunization Code (P-1787390; A-7712)
- 77 Ill. Adm. Code 330 Sheltered Care Facilities Code (P-992090; A-516) (P-4338)
- 77 Ill. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-995790; A-554) (P-4367) (P-14039)
- 77 Ill. Adm. Code 510 Testing of Breath, Blood & Urine for Alcohol & for Other Drugs (P-418; A-7718) (E-612)
- 77 Ill. Adm. Code 500 Vital Records Act, The (P-3422; RC-11535) (E-3593)

PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD, DEPARTMENT OF

- 77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-428)

RACING BOARD, ILLINOIS

- 11 Ill. Adm. Code 204 Appeals & Enforcement Proceedings (P-11394; W-14149)
- 11 Ill. Adm. Code 1312 Entries & Declarations (P-1475090; A-2727)
- 11 Ill. Adm. Code 1413 Entries, Subscriptions & Declarations (P-1238590; A-2730)
- 11 Ill. Adm. Code 502 Licensing (P-3609; A-11985)
- 11 Ill. Adm. Code 1408 Licensing of Participants (P-1684390; A-5745) (322)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

RACING BOARD, ILLINOIS (CONT'D)

- 11 Ill. Adm. Code 509 Medication (P-5614; A-11989)
- 11 Ill. Adm. Code 419 Over/Under Rules (P-6976; A-11992)
- 11 Ill. Adm. Code 405 Pari-Mutuels (P-895790; A-591) (P-1238990; A-2733) (P-8518; A-13933)
- 11 Ill. Adm. Code 416 Pick Four & Pick Five Rules (P-6979; A-11994)
- 11 Ill. Adm. Code 438 Pick N Wagering Pool (P-5012; A-11996) (6982; A-11996)
- 11 Ill. Adm. Code 417 Pick Six Rules (P-6988; A-12001)
- 11 Ill. Adm. Code 418 PPT Rules (P-6985; A-12003)
- 11 Ill. Adm. Code 404 Race Track Improvement Fund & Related Rules (P-10348)
- 11 Ill. Adm. Code 1424 Regs. for Meetings (P-1969090; W-1173) (P-1069190; A-2054590; C-2044)
- 11 Ill. Adm. Code 1325 Security & Admissions (P-1969490; A-5748)
- 11 Ill. Adm. Code 436 Security Areas (E-12944)
- 11 Ill. Adm. Code 421 Superturf Rules (P-1969990; A-5752) (P-8150)
- 11 Ill. Adm. Code 720 Thoroughbred Off Track Stabling Rules (P-1970390; A-5755)
- 11 Ill. Adm. Code 433 Totalizator Operations (P-1239390; A-2736)
- 11 Ill. Adm. Code 440 Twin Trifecta Exchange (P-897590; A-3492) (P-8152; A-13936)
- 11 Ill. Adm. Code 1303 Violations (P-13704)

REHABILITATION SERVICES, DEPARTMENT OF

- 89 Ill. Adm. Code 755 Admission, Suspension, Expulsion & Discharge Procedures (P-8522)
- 89 Ill. Adm. Code 515 Advisory Councils (P-937090; O-1769890; M-4464; A-7211)
- 89 Ill. Adm. Code 885 Centers for Independent Living (P-666690; A-7221)
- 89 Ill. Adm. Code 562 Client Financial Participation (P-161; A-10179) (P-11399)
- 89 Ill. Adm. Code 680 Client Responsibilities (P-8156)
- 89 Ill. Adm. Code 617 Closure (P-938590; A-7347) (P-7885)
- 89 Ill. Adm. Code 505 Confidentiality of Information (P-1271890; A-7728)
- 89 Ill. Adm. Code 843 Disability Case Development Process (P-1221290; A-8294) (P-11406; W-13983)
- 89 Ill. Adm. Code 552 Eligibility (P-939290; A-9737)
- 89 Ill. Adm. Code 765 Establishment & Administration of Special Education, The; (P-1222490; A-6261)
- 89 Ill. Adm. Code 687 Financial Eligibility Criteria (P-856090; O-1608590; M-5921; A-7354) (P-8160)
- 89 Ill. Adm. Code 712 Homemaker Rate Agreements (P-1170290; A-10185)
- 89 Ill. Adm. Code 787 Ill. Children's School & Rehabilitation Center's Respite Program (P-13027)
- 89 Ill. Adm. Code 730 Ill. Visually Handicapped Institute (P-1222890; A-6265) (P-1223490; A-6272)
- 89 Ill. Adm. Code 572 Individualized Written Rehabilitation Program (P-8541)
- 89 Ill. Adm. Code 860 Listing of Impairments (P-3228; A-11500)
- 89 Ill. Adm. Code 587 Medical, Psychological, & Related Services (P-1173690; A-7370)
- 89 Ill. Adm. Code 830 Non-Academic Programs & Policies (P-4397)
- 89 Ill. Adm. Code 685 Non-Financial Eligibility Criteria (P-898290; O-1771090; R-6791; A-6602) (P-8163) (P-14392) (E-14704)
- 89 Ill. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (P-1224090; A-8304) (P-11572)
- 89 Ill. Adm. Code 700 Service Plan Development (P-9303)
- 89 Ill. Adm. Code 695 Service Provision (P-1225290; A-6279)
- 89 Ill. Adm. Code 567 Similar Benefits (P-1273190; A-6617)
- 89 Ill. Adm. Code 592 Training Services (P-1225790; A-5757)
- 89 Ill. Adm. Code 650 Vending Facility Program for the Blind (P-668390; A-2740)
- 89 Ill. Adm. Code 650 Vending Stand Program for the Blind (P-672590; AR-2794)

RETIREMENT SYSTEM OF ILLINOIS, STATE EMPLOYEES

- 80 Ill. Adm. Code 1540 Administration & Operation of the State Employees' Retirement System of Ill., The (P-1871290; A-7379)
- 80 Ill. Adm. Code 1650 Administration & Operation of the Teachers Retirement System, The (P-10574)
- 2 Ill. Adm. Code 2375 Public Information, Rulemaking & Organization (A-1571)

REVENUE, DEPARTMENT OF

- 86 Ill. Adm. Code 420 Alcoholic Liquor Act (P-1576290; A-3498)
- 86 Ill. Adm. Code 430 Bingo License & Tax Act (P-1724; A-10944)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

REVENUE, DEPARTMENT OF (CONT'D)

86 Ill. Adm. Code 435 Charitable Games Act (P-1748; A-10966)
 86 Ill. Adm. Code 440 Cigarette Tax Act (P-13429/90; A-117)
 86 Ill. Adm. Code 450 Cigarette Use Tax Act (P-13429/90; A-122)
 86 Ill. Adm. Code 600 County Supplementary Retailers' Occupation Tax (PR-18195/90; A-6284)
 86 Ill. Adm. Code 610 County Supplementary Service Occupation Tax (PR-18208/90; A-6286)
 86 Ill. Adm. Code 620 County Supplementary Use Tax (PR-18217/90; A-6288)
 86 Ill. Adm. Code 630 County Water Commission Retailers' Occupation Tax (P-17879/90; A-5762)
 86 Ill. Adm. Code 640 County Water Commission Service Occupation Tax (P-17887/90; A-5770)
 86 Ill. Adm. Code 650 County Water Commission Use Tax (P-17894/90; A-5778)
 86 Ill. Adm. Code 240 County Use Tax Regs. (PR-19725/90; A-5781)
 86 Ill. Adm. Code 220 Home Rule County Retailers' Occupation Tax (P-19706/90; A-5783)
 86 Ill. Adm. Code 230 Home Rule County Service Occupation Tax (P-19717/90; A-5796)
 86 Ill. Adm. Code 270 Home Rule Municipal Retailers' Occupation Tax (P-15251/90; A-3507)
 86 Ill. Adm. Code 280 Home Rule Municipal Service Occupation Tax (P-17908/90; A-6290)
 86 Ill. Adm. Code 370 Metro East Mass Transit District Retailers' Occupation Tax (P-19730/90; A-5805)
 86 Ill. Adm. Code 390 Metro East Mass Transit District Use Tax (P-19746/90; A-5815)
 86 Ill. Adm. Code 500 Metro Fuel Tax (P-17897/90; RC-5122; A-6305) (P-5017; 13538)
 86 Ill. Adm. Code 580 Municipal Use Tax Regs. (PR-19751/90; A-5820)
 86 Ill. Adm. Code 200 Practice & Procedure for Hearings Before the Ill. Dept. of Revenue (P-14754/90; A-3518)
 86 Ill. Adm. Code 110 Property Tax/Revenue Act of 1939 (P-14321/90; A-3522) (P-14196) (E-14297)
 86 Ill. Adm. Code 432 Pull Tabs & Jar Games Act (P-1777; A-10993)
 86 Ill. Adm. Code 320 Regional Transportation Authority Retailers' Occupation Tax (P-19756/90; A-6316)
 86 Ill. Adm. Code 330 Regional Transportation Authority Service Occupation Tax (P-19767/90; A-5822)
 86 Ill. Adm. Code 340 Regional Transportation Authority Use Tax (P-19774/90; A-5829)
 86 Ill. Adm. Code 130 Retailers' Occupation Tax (P-5021; A-13542) (P-20194/90; A-6621; O-6792) (P-8167)
 86 Ill. Adm. Code 3000 Riverboat Gambling (P-433; W-11342) (P-11075) (E-11252)
 86 Ill. Adm. Code 140 Service Occupation Tax (P-19716/90; A-5834) (P-19779/90; A-5834)
 86 Ill. Adm. Code 160 Service Use Tax (P-19788/90; A-5845)
 86 Ill. Adm. Code 150 Use Tax (P-19804/90; A-5861)

SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF

38 Ill. Adm. Code 400 Ill. Savings & Loan Act of 1985 (P-14394)
 38 Ill. Adm. Code 450 Residential Mortgage License Act of 1987 (P-2573; A-8580)

SAVINGS AND LOAN BOARD

38 Ill. Adm. Code 500 Appeals to the Savings & Loan Advisory Board (PR-5162)
 38 Ill. Adm. Code 500 Savings & Loan Board (P-5179)

SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF

38 Ill. Adm. Code 1075 Savings Bank Act (P-14758/90; A-1916) (P-14406)

SECRETARY OF STATE

92 Ill. Adm. Code 1040 Cancellation, Revocation or Suspension of Licenses or Permits (P-7891; A-14258)
 92 Ill. Adm. Code 1010 Certificates of Title, Registration of Vehicles (P-4686; A-12782)
 92 Ill. Adm. Code 1070 Ill. Safety Responsibility Law (P-8797)
 92 Ill. Adm. Code 1030 Issuance of Licenses (P-10589) (P-14198)
 23 Ill. Adm. Code 3040 Literacy Grant Program (P-14050)
 50 Ill. Adm. Code 8010 Mandatory Vehicle Liability Insurance (P-7518)
 14 Ill. Adm. Code 130 Regs. Under Ill. Securities Law of 1953 (P-14209) (E-14303)
 1 Ill. Adm. Code 100 Rulemaking (P-7522; A-13939)

STATE POLICE, DEPARTMENT OF

20 Ill. Adm. Code 1225 Drug Asset Forfeiture Procedure Act (P-16847/90; A-5886)
 20 Ill. Adm. Code 1215 Ill. Uniform Conviction Information Act (P-12398/90; A-1107)

CI - 11

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

VOL. 15, ISSUE #41

STATE POLICE MERIT BOARD, DEPARTMENT OF

80 Ill. Adm. Code 150 Procedures of the Dept. of State Police Merit Board (P-5200; A-11007)

STUDENT ASSISTANCE COMMISSION, ILLINOIS

23 Ill. Adm. Code 2790 Limitation, Suspension, or Termination Proceedings (P-5034; A-14264)

TRANSPORTATION, DEPARTMENT OF

92 Ill. Adm. Code 530 Accommodation of Utilities on Right-of-Way (P-2940) (PR-3003)
 92 Ill. Adm. Code 18 Aurora Municipal Airport Hazard Zoning (PR-3231; A-9045) (P-3252; A-9022)
 92 Ill. Adm. Code 177 Carriage by Public Highway (P-1442; A-7743)
 92 Ill. Adm. Code 27 Casey Municipal Airport Hazard Zoning (P-15262/90; A-2796)
 92 Ill. Adm. Code 180 Continuing Qualification & Maintenance of Packaging (P-1447; A-7748)
 92 Ill. Adm. Code 397 Driving & Parking (P-6991; A-13158)
 92 Ill. Adm. Code 392 Driving of Motor Vehicles (P-6994; A-13155)
 92 Ill. Adm. Code 37 Dupage Airport Hazard Zoning (P-3275; A-9047)
 92 Ill. Adm. Code 708 Floodway Construction in Northeastern Ill. (P-8193)
 92 Ill. Adm. Code 171 General Information, Regs. & Definitions (P-1452; A-7752)
 92 Ill. Adm. Code 172 Hazardous Materials Table & Hazardous Materials Communications (P-1461; A-7760)
 92 Ill. Adm. Code 395 Hours of Service of Drivers (P-6997; A-13161)
 92 Ill. Adm. Code 396 Inspection, Repair & Maintenance (P-7003; 13167)
 92 Ill. Adm. Code 57 Lewis University Airport Hazard Zoning (P-15283/90; A-2817)
 92 Ill. Adm. Code 440 Minimum Safety Standards for Construction of Type I School Buses (P-13041)
 92 Ill. Adm. Code 442 Minimum Safety Standards for Construction of Type II School Buses (P-13072)
 92 Ill. Adm. Code 390 Motor Carrier Safety Regs.: General (P-7008; A-13171)
 92 Ill. Adm. Code 456 Nonscheduled Bus Inspections (P-17535/90; A-5894)
 92 Ill. Adm. Code 393 Parts & Accessories Necessary for Safe Operations (P-7022; A-13185)
 92 Ill. Adm. Code 391 Qualification of Drivers (P-7026; A-13189)
 92 Ill. Adm. Code 720 Rules Establishing Horizontal & Vertical Clearances For Bridges Over the Fox River
 92 Ill. Adm. Code 173 Between Algonquin & the Ill.-Wisconsin State Line (P-3426; A-9068)
 92 Ill. Adm. Code 178 Shippers General Requirements for Shipments & Packagings (P-1466; A-7765)
 92 Ill. Adm. Code 179 Shipping Container Specifications (P-1472; A-7771)
 Specification for Tank Cars (P-1483; A-7781)

TREASURER

74 Ill. Adm. Code 750 Home Ownership Made Easy Act (P-1791; RC-8317; A-14121)

PUBLIC HEARINGS

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 335 Relative Home Placement

8725

COMMERCE COMMISSION, ILLINOIS

92 Ill. Adm. Code 1202 Applications
 92 Ill. Adm. Code 1304 Motor Carrier of Property Fitness Standards

1175

1176

CONSERVATION, DEPARTMENT OF

17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow and Arrow

10513

PUBLIC AID, DEPARTMENT OF

89 Ill. Adm. Code 140 Medical Payment
 89 Ill. Adm. Code 147 Reimbursement for Nursing Costs for Geriatric Facilities

2879

3333

PUBLIC HEALTH, DEPARTMENT OF

77 Ill. Adm. Code 535 Emergency Medical Services Code

10514

CI - 12

ILLINOIS REGISTER

VOL. 15, ISSUE #41

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

PUBLIC INFORMATION

ATTORNEY GENERAL, ILLINOIS

- Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act & the Ill. Environmental Protection Act; Beloit Site 11345
- Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act & the Ill. Environmental Protection Act; IPC Site 11347

BANKS AND TRUSTS COMPANIES, COMMISSIONER OF

- Notice of Acceptance of an Application by Johnson International, Inc., Racine, Wisconsin, to Acquire Lake County Bank & Trust Company, Lake Forest, Ill. 1177
- Notice of Special Meeting of the Ill. Electronic Fund Transfer Advisory Committee in Chicago, Ill. 4173
- Notice of Acceptance of an Application by the Bank of Tokyo, Ltd., Tokyo, Japan, to Acquire the Chicago-Tokyo Bank, Chicago, Ill. 6327
- Notice of Acceptance of an Application by NBD Bancorp, Inc., Detroit, Michigan, to Acquire FNW Bancorp, Inc., Mt. Prospect, Ill. 10850
- Notice of Acceptance of an Application by First of America Bank Corporation, Kalamazoo, Michigan, to Acquire Morgan Community Bancorp, Jacksonville, Illinois 11015
- Notice of Acceptance of an Application by Banc One Corporation, Columbus, Ohio, to Acquire Marine Corporation, Springfield, Illinois 12952
- Notice of Acceptance of an Application by Heartland Financial USA, Inc., Dubuque, Iowa, to Acquire Galena Bancorp, Inc., Galena, Ill. 14323

ENVIRONMENTAL PROTECTION AGENCY

- Listing of Derived Water Quality Criteria 3334
- Listing of Derived Water Quality Criteria 8321
- Listing of Derived Water Quality Criteria 13205

LABOR, DEPARTMENT OF

- List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects 8322
- List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects Pursuant to the Provisions of Paragraph 11a of the Ill. Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39a-1-12), the Following Contractor's Name was Published in Error as Being Debarred From Being Awarded Public Works Construction Contracts: Mr. Donald A. Durschlag 8726
- List of Contractors Prohibited From an Award of a Contract or a Subcontract for Public Works Projects: Mr. Stelio Tsahas 11349
- List of Contractors Prohibited From an Award of a Contract or a Subcontract for Public Works Projects: Mr. Stelio Tsahas 11350
- List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects 11351
- List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects 14717

LOTTERY, DEPARTMENT OF THE

- List of Game-Specific Materials Published by the Lottery During Calendar Year 1990 1178

POLLUTION CONTROL BOARD

- Notice Pursuant to Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1007.2(b) 10240

REVENUE, DEPARTMENT OF

- Index of Letter Rulings (Third Quarter of 1990) (Income Tax) 1180
- Index of Letter Rulings (Fourth Quarter of 1990) (ROT) 3335
- Index of Letter Rulings (Fourth Quarter of 1990) (ROT) 4465
- Index of Letter Rulings (First Quarter of 1991) (Income Tax) 8044
- Index of Letter Rulings (First Quarter of 1991) (ROT) 9742
- Index of Letter Rulings (Second Quarter of 1991) (Income Tax) 12010
- Index of Letter Rulings (Second Quarter of 1991) (ROT) 13207

CI - 13

ILLINOIS REGISTER

VOL. 15, ISSUE #41

1991 CUMULATIVE INDEX

OCTOBER 11, 1991

SECRETARY OF STATE

- Department of Insurance 4174
- Policyholders Security Deposit Act; 50 Ill. Adm. Code 918
- Department of Public Aid 4175
- Medical Assistance Programs; 89 Ill. Adm. Code 120
- Reimbursement for Nursing Costs for Geriatric Facilities; 89 Ill. Adm. Code 147 4176
- Department of Transportation 4177
- Accommodation of Utilities on Right-of-Way; 92 Ill. Adm. Code 530

REGULATORY AGENCY

- EMPLOYMENT SECURITY, DEPARTMENT OF 5473
- Employment; 56 Ill. Adm. Code 2732

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Agenda

- February 21, 1991
- April 17, 1991
- June 11, 1991
- July 23, 1991
- August 20, 1991
- September 17, 1991

Second Notices Received

- 135, 369, 676, 1199, 1579, 2045, 2889, 3131, 3358, 3605, 4178, 4488, 4792, 5129, 5479, 5922, 6328, 6796, 7385, 7792, 8071, 8323, 8611, 8727, 9071, 9775, 10242, 10515, 10861, 11016, 11352, 11538, 11854, 12040, 12953, 13235, 13577, 13984, 14150, 14324, 14718

EXECUTIVE ORDERS AND PROCLAMATIONS

EXECUTIVE ORDERS

- 91-1 Iraq - Illinois Military Personnel Income Tax Extension 2048
- 91-2 Vacation and Sick Leave Policy 2890
- 91-3 Revocation of Executive Order No. 5 of 1980 2890
- 91-4 Waste Reduction And Recycled Product Procurement 3359
- 91-5 Reassignment of Functions of Governor's Office of Senior Involvement to the Department of Aging 4181
- 91-6 Reassignment of Functions of Governor's Office of Voluntary Action to the Lieutenant Governor, Senior Action Centers 4183
- 91-7 Revocation of Executive Order Number 6 of 1979 4794
- 91-8 Limited Continuation of Office of Consumer Services 5131
- 91-9 An Executive Order Establishing The Discovery of America Quincentenary Commission 14326
- 91-10 Executive Order Revising the Governor's Science Advisory Committee 14326
- 91-11 Executive Order Creating the Illinois Task Force on Advanced Telecommunications and Networking 14328
- 91-12 An Executive Order Creating a Private Enterprise Review and Advisory Board 14719

PROCLAMATIONS

- 90-558 Homemakers Extension Association Week 136
- 90-559 Nurse Recruitment Day 136
- 90-560 Army ROTC Week 137
- 90-561 Critical Care Nurse Week 137

CI - 14

PROCLAMATIONS (CONT'D)

90-562	Free Enterprise And Marketing Week	138
90-563	Illinois School Psychologists Association Week	138
90-564	Land Surveyors Month	138
90-565	Billy D. Turner Congratulated	370
90-566	Travel Agent Appreciation Week	370
91-001	Jaycee Week	1200
91-002	Larry Kinsella Recognized	1200
91-003	Margaret E. Maillard Day	1200
91-004	Veterinary Medical Education Week	1201
91-005	Charles A. Davis Recognized	1201
91-006	Post Anesthesia Nurse Awareness Week	1202
91-007	African-American History Month	1580
91-008	Cardiac Rehabilitation Week	1580
91-008	Cardiac Rehabilitation Week (Revised)	1580
91-009	Financial Aid Awareness Month	2891
91-010	Richard O. Mitchell Congratulated	1581
91-011	Seeing Eye Dog Day	1582
91-012	Ukrainian Independence Day	2050
91-013	School Social Work Week	2050
91-014	Volvo Tennis/Chicago Week	2051
91-015	Travel Agent Appreciation Week	2051
91-016	Leo Melamed Day	2051
91-017	Operation Desert Storm Support Day	2052
91-018	Four Chaplains Sunday	2891
91-019	State Activity Professionals Day	2892
91-020	American History Month	2892
91-021	Black Nurses' Day	2893
91-022	Catholic Schools Week/National Appreciation Day	2893
91-023	Community Associations Day	2894
91-024	FFA Week	2894
91-025	Lithuanian Independence Day	2895
91-026	Smiles for Little City Month	2895
91-026	Smiles for Little City Month (Revised)	3132
91-027	International Week	2896
91-028	Literacy Volunteer Week	2896
91-029	Operation Desert Storm Day	2897
91-030	School Counseling Week	2897
91-031	United States Air Force Military Airline Command Band Day	2898
91-032	Cub Scout Pack 3782 Day	3132
91-033	Licensed Practical Nurse Week	3133
91-034	Sales & Marketing Month	3133
91-035	Urges Flying the American Flag	3133
91-036	Chicago Dental Society Midwinter Meeting Program Days	3134
91-037	Chicago Urban League Day	3134
91-038	Women's History Month	3135
91-039	Future Business Leaders of America-Phi Beta Lambda Week	3135
91-040	Land Surveyors' Month	3136
91-041	Public Education & Corporate America Partnership Day	3136
91-042	School Guidance & Counseling Week	3137
91-043	Doctor's Day	3137
91-044	Supports Operation Desert Storm	3138
91-045	Engineers Week	3138
91-046	Tornado Preparedness Week	3139
91-047	Special Session - Property Tax Extension Limitation Act	3362
91-048	Collinsville Operation Desert Storm Day	3362
91-049	Scandinavian Week	3363

PROCLAMATIONS (CONT'D)

91-050	Casimir Pulaski Day	3606
91-051	Sertoma National Heritage Freedom Week	3606
91-052	American Music Month	3607
91-053	Lutheran Schools Week	3607
91-054	Student Nurse Day	3608
91-055	Nutrition Month	3608
91-056	School Psychology Week	3608
91-057	Foreign Language Week	4186
91-058	Logistics Engineering Week	4186
91-059	U. S. Savings Bond Campaign Month	4187
91-060	Warsaw Ghetto Uprising/Day of Memorial	4187
91-061	Peace Corps of the United States of America/30th Anniversary	4187
91-062	Arnold F. Karr Recognized	4188
91-063	Chronic Fatigue Syndrome Awareness Week	4188
91-064	Peoria Desert Storm Support Day	4189
91-065	St. David's Day	4189
91-066	Employ the Older Worker Week	4190
91-067	Irish-American Heritage Month	4190
91-068	L. Ron Hubbard Day	4191
91-068	L. Ron Hubbard Day (Rescinded)	5481
91-069	Patriots for Freedom Week	4191
91-070	Water Quality Week	4192
91-071	Free Paper Week	4192
91-072	Justice Harry A. Blackmun Day	4192
91-073	50th Illinois Volunteer Infantry/Special Recognition	4490
91-074	Eddie Robinson Day	4490
91-075	Kidney Month	4491
91-076	Youth Art Month	4491
91-077	Reverend Homer C. Reeler Day	4491
91-078	American Red Cross Month	4492
91-079	Auctioneer's Week	4493
91-080	Greek Women's University Club Day	4493
91-080	Greek Women's University Club Day (Revised)	5923
91-081	Illinois Governmental Internship Program Recognized	4493
91-082	Jackie Chan Congratulated	4494
91-083	Alpha Kappa Alpha's "Year of the Lifetime Reader" Activities Launching Months	4494
91-084	Dinner of Champions Day	4495
91-085	National Association of Women Business Owners Month	4795
91-086	Agriculture Week	4795
91-087	Drinking Water Week	4796
91-088	Parks & Recreation Month	4797
91-089	Phi Theta Kappa Days	4797
91-090	Seed Month	4797
91-091	Operation Day of Care	4798
91-092	Metropolitan Pier & Exposition Authority Employee Longevity Day	4798
91-093	Chicago State University Week/Dr. Dolores E. Cross Congratulated	5132
91-094	Medical Assistance Week	5132
91-095	Indonesian-American Day	5133
91-096	Medal of Honor Day	5133
91-097	Midwest Women's Center Day	5134
91-098	Women's Aviation History Days	5134
91-099	Business Opportunity Days	5135
91-100	Byelorussian Independence Day	5135
91-101	Call Before You Dig Month	5135
91-102	Mother of the Year Day/Mrs. Lila Sturm Judkins Recognized	5136
91-103	Statewide Affordable Housing Week	5137

ILLINOIS REGISTER
1991 CUMULATIVE INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

PROCLAMATIONS (CONT'D)

91-104	United States Navy Band Day	5137
91-105	Bielarusian Independence Day/Centenary of the Birth of Maksim Bahdanovic	5138
91-106	Leroy Martin Forest Area Day	5139
91-107	Week of the Young Child	5139
91-108	Lech Walesa Fellowship Program Created	5140
91-109	Disaster Area-Inquois County	5481
91-110	Disaster Area - Village of Lemont	5481
91-111	Certified Nurse Assistant Day	5482
91-112	Kimmel Leadership Day	5482
91-113	Nursing Home Week	8072
91-113	Nursing Home Week (Revised)	5483
91-114	American POW Recognition Day	5483
91-115	Building Safety Week	5484
91-116	Colgate Youth For America Month	5484
91-117	Days Of Remembrance Of The Victims Of The Holocaust	5484
91-118	Estonian Day	5485
91-119	Labor-Management Cooperation Week	5485
91-120	Lake And Watershed Management Month	5486
91-121	Lawn Care Month	5486
91-122	Nelvia M. Brady Day	5487
91-123	Operator Appreciation Week	5487
91-124	Say No To Drugs With Captain America Day	5488
91-125	Student-Athlete Day	5488
91-126	Employee Health And Fitness Day	5489
91-127	Alcohol Awareness Month	5491
91-128	Frederick G. Steigmann, M.D., Day	5491
91-128	Frederick G. Steigmann, M.D., Day (Revised)	6798
91-128	Frederick Steigmann, M.D., Day (Second Revised)	13578
91-129	Gamuna Phi Circus Week	5490
91-130	Groundwater Protection Month	5491
91-131	Ill. Community College Month	5491
91-132	Manufacturing Week	5492
91-133	Rural Electric And Telephone Youth Day	5492
91-134	Start Talking Week	5493
91-135	Army ROTC Week	5923
91-136	Eugene A. Tracy Day	5924
91-137	Medical Laboratory Week	5924
91-138	Physical Fitness & Sports Month/Physical Education & Sports Week	5925
91-139	Sikh American Heritage Day	5925
91-140	Volunteer Week	5925
91-141	William B. Browder Recognized	5926
91-142	Victim Rights Week	5927
91-143	World Health Day	5927
91-144	Edward Abergg Day	5928
91-145	Independent Order of Foresters Child Abuse Prevention Week	5928
91-146	Professional Secretaries Week/Professional Secretaries Day	5929
91-147	Breastfeeding Promotion Month	5929
91-148	Celebrity Ball Day	5930
91-149	Epsilon Sigma Alpha International Day	5930
91-149	Epsilon Sigma Alpha International Day (Revised)	7793
91-150	Home Improvement Month	5931
91-151	Operation Lifesaver Awareness Day	5931
91-152	Polish Independence Day	5932
91-153	Trail Appreciation Month	5932
91-154	Youth Temperance Education Week	5933
91-155	Croatian Independence Day	5933

ILLINOIS REGISTER
1991 CUMULATIVE INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

PROCLAMATIONS (CONT'D)

91-155	Croatian Independence Day (Revised)	6330
91-156	Salute to Mexico Week	5933
91-157	Arbor and Bird Day	6330
91-158	Better Hearing and Speech Month	6331
91-159	Coin Week	6331
91-160	Multiple Sclerosis Association of America Month	6332
91-161	Public Service Recognition Week	6332
91-162	Arthritis Foundation Telethon Day	6333
91-163	Lithuanian Music Festival Days	6333
91-164	Municipal Clerks Week	6334
91-165	Amigos De Ser Day	6334
91-166	Credit Education Week	6335
91-167	Early Intervention Program of the Children's Home Association of Illinois Recognized	6335
91-168	Student Council Week	6336
91-169	Women's Board of the Five Hospital Homebound Program Day	6336
91-170	Chernobyl Day/Year of Chernobyl Awareness and Relief	6337
91-171	Child Abuse Prevention Month	6337
91-172	Crime Victim Rights Week	6338
91-173	Day of Remembrance of the Victims of the Holocaust	6338
91-174	Early Intervention Month	6339
91-175	Gymnastics Weekend	6339
91-176	Mental Health Month	6340
91-177	Organ and Tissue Donation Awareness Week	6340
91-178	Queen Isabella Day	6341
91-179	Seventh-Day Adventist Schools Week	6341
91-180	Disaster Areas - Several Counties	6798
91-181	Edward T. Hanley, Sr. Day	6799
91-182	Illinois Manufacturing and Enterprise Day	6799
91-183	John G. Shedd Aquarium-Oceanarium Day	6800
91-184	Centenarians Day	6801
91-185	Cinco De Mayo Day	6801
91-186	Gateway Day	6801
91-187	George Vest Day	6802
91-188	Home Education Week	6803
91-188	Home Education Week (Revised)	7386
91-189	Nurses Week	6803
91-190	Recycling Week	6803
91-191	Anson Awareness Week	6804
91-192	John W. Fitzgerald Day	6804
91-193	Six Flags Great America's "Salute to Our Great American Troops Day"	6805
91-194	Paul Harris Memorial and Presidential Walkway Day	6805
91-195	Day of Prayer	7386
91-196	'A' Team Day	7386
91-197	Workers Memorial Day	7387
91-198	Asian American Heritage Month	7388
91-199	Monsignor Edward J. Duncan Day	7388
91-200	Minority & Women Business Enterprise Day	7389
91-201	Reverend Lewis M. Krause Day	7389
91-202	Illinois Small Business Week	7793
91-203	Nurses Week At Department of Veterans Affairs, Edward Hines, Jr. Hospital	7794
91-204	U.S. Savings Bonds Month	7794
91-205	Community Mental Health Services Week	7795
91-206	Harriet Ross Day	7795
91-206	Harriet Ross Day (Revised)	8072
91-207	High Blood Pressure Month	7796
91-208	Keep America Beautiful Month	7796

ILLINOIS REGISTER

VOL. 15, ISSUE #41

OCTOBER 11, 1991

1991 CUMULATIVE INDEX

PROCLAMATIONS (CONT'D)

91-209	Lioness Caramel Corn Day	7797
91-210	Motorcycle Awareness Month	7797
91-210	Motorcycle Awareness Month (Revised)	8073
91-211	National Association of Insurance Women's Week	7798
91-212	Students Against Driving Drunk Months	7798
91-213	Surgical Technology Week	7799
91-214	Cyrotechnology Day	7799
91-215	Foster Parent Appreciation Month	7800
91-216	Insurance Agents Month	7800
91-217	Older Americans Month	7801
91-218	Association for Individual Development Day	7801
91-219	Correctional Officer Week	7802
91-220	Emergency Medical Services Week	7802
91-221	Eritrean Relief Committee Day	7803
91-222	Exceptional Children's Week	7803
91-223	"Just Say No" Week	7804
91-224	Maritime Day	7804
91-225	National Association of Urban Bankers Week	7805
91-226	Odyssey Day	7805
91-227	Proud Lady Days	7805
91-228	Richard Hirtzel Day	7806
91-229	RP Awareness Day	7806
91-230	Senior Smile Week	7807
91-231	Telephone Operator's Week	7807
91-232	Stamp Collecting Week	7808
91-233	Governor's Cup Weekend	8073
91-234	Illinois Bell Operator Day	8074
91-235	Say in School Month	8074
91-236	Mattoon Area Senior Center Day	8075
91-237	Police Memorial Day/National Police Week/National Police Memorial Day	8075
91-238	Salvation Army Week	8076
91-239	Take Pride in America Month	8076
91-240	Dr. Abraham A. Low Day	8077
91-241	Historic Preservation Week	8077
91-242	Teacher Appreciation Week/Teacher Appreciation Day	8078
91-243	Greek Heritage Week	8078
91-244	Joe Dimaggio Day	8078
91-245	Manufactured Housing Days	8079
91-246	YMCA Volunteer Recognition Day	8079
91-247	Arts Education Week	8325
91-248	Ducks for Kids Day	8325
91-249	Grammy in the Schools Day	8325
91-250	Railroad Women's Day	8326
91-251	Buckle-Up America! Week	8326
91-252	Hospital Day	8327
91-253	Korea Unification Day	8328
91-254	Neurofibromatosis Awareness Month	8328
91-255	Richard H. Newhouse Day	8329
91-256	American GI Forum Day	8329
91-257	Crohn's and Colitis Awareness Week	8330
91-258	Dr. Donald Misdema Congratulated	8330
91-259	Realtor Day	8331
91-260	RSVP Day	8331
91-261	Angel of the Night Month	8332
91-262	JTPA Alumni Week	8332
91-263	Citizens Schools Committee 11th Annual Awards Dinner Day	8333

CI - 19

ILLINOIS REGISTER

VOL. 15, ISSUE #41

OCTOBER 11, 1991

1991 CUMULATIVE INDEX

PROCLAMATIONS (CONT'D)

91-264	Pom Pon Appreciation Day	8333
91-265	Take Pride in Illinois Schools Week	8334
91-266	Talent-Linkage-Chicago Day	8334
91-267	Turkey Lovers Month	8335
91-268	CACHE River State Natural Area	8335
91-269	Beth Eden Baptist Church Centennial Celebration Day	8613
91-270	Grundy County Sesquicentennial Celebration Days	8613
91-271	Multiple Sclerosis Society Month	8614
91-272	Mildred B. Angelo Day	8615
91-273	Ortho-Olympics Day	8615
91-274	John W. Cockrell Day	8728
91-275	Management Week	8728
91-276	Week for the Observance of the 50th Anniversary of World War II	8728
91-277	Pest Control Month	8729
91-278	Illinois Rivers Appreciation Month	8730
91-279	Jane Addams Resource Corporation Week	8730
91-280	Pride Week	8731
91-281	Rehabilitation Facilities Week	8731
91-282	Kenneth Kiesler Day	8732
91-283	Sydney R. Marovitz Day	9073
91-284	Safe Boating Week	9073
91-285	ECC Music Workshop Days	9073
91-286	Fraternal Week	9073
91-287	Thomas Armstead, Barbara Petrilli, and Firefly, Inc. Commended	9073
91-288	Blood Donor Awareness Month	9074
91-289	East Central Illinois Business Appreciation Week	9075
91-290	Illinois Law Enforcement Explorer Week	9075
91-291	Metrick Week	9076
91-292	Midwest Regional Center for Drug Free Schools Conference Days	9077
91-293	R.J. Grunts	9077
91-294	Special Olympics Adopt-A-Cop Month	9078
91-295	U.S.S. Liberty Memorial Day	9078
91-296	Alfred Eisenstaedt Week	9078
91-297	Legal Assistance Day	9079
91-298	Disabled American Veterans Days	9080
91-299	Honoring Elders Week	9080
91-300	Tom and Ellen Cuculich Day	9080
91-301	Coal Awareness Week	9776
91-302	Commends Demi Hlasatel/90th Anniversary	9776
91-303	Grand Ole Opry Day	9777
91-304	Ohio River Sweep Day	9777
91-305	"Real Men Cook For Chicago Charities Day"	9778
91-306	Child Support Enforcement Awareness Week	9778
91-307	Hispanic Evangelical Youth Week	9779
91-308	Lowden and Neva Pankey Day	9779
91-309	Rainbow Week	9780
91-310	Thomas S. Johnson Day	9780
91-311	Un Bar-Ner Day	9781
91-312	USPTA's Across America Tennis Day	9782
91-313	Black Expo Week	10862
91-313	Black Expo Week (Revised)	9782
91-314	World Champion Chicago Bulls Day	10246
91-315	Leo Melamed Day	10246
91-316	Cheer-Leadership Week	10246
91-317	Day Against Drug Abuse & Illicit Trafficking	10246
91-318	Air Force Communications Day	10246

CI - 20

PROCLAMATIONS (CONT'D)

91-319	Illinois Agricultural Youth Institute Week	10247
91-320	Mark Pitowski Day	10247
91-321	WTC Week	10248
91-322	Overeaters Anonymous Week	10519
91-323	"R&D 100 Awards Day"	10519
91-324	Arabian Horse Week	10519
91-325	Key Club International Convention Week	10520
91-326	Special Election Results - 15th Congressional District	10862
91-327	Archaeology Awareness Week	10863
91-328	National Night Out	10863
91-329	Salute Mozart Month	10864
91-330	St. Thomas Day	10864
91-331	Women's Business Development Day	10864
91-332	Adult Day Care Providers Days	10865
91-333	American G.I. Forum/Veterans Outreach Program Day	10865
91-334	Ballroom Dance Days	10866
91-335	Bacon Twirling Week	10866
91-336	Firefighters Appreciation Week	10867
91-337	Marklund Children's Home Day	10867
91-338	Michael Jordan Foundation Day	10868
91-339	Mothers of Twins Week	10868
91-340	National Park Service Day	10869
91-341	Physical Therapy Week	10869
91-342	Therapeutic Recreation Week	10870
91-343	Yvonne Daniels Memorial Day	10870
91-344	Captive Nations Week	11018
91-345	Illinois Republican National Hispanic Assembly Day	11018
91-346	Ivan E. & Ruth H. Frick Day	11018
91-347	Leukemia Society Teletent Weekend	11019
91-348	Water Quality Awareness Week	11019
91-349	Women's League for Conservative Judaism Days	11020
91-350	Citizens With Disabilities Day	11020
91-351	Dundee Sesquicentennial Depot Day	11021
91-352	Elvis A. Presley Memorial Day/Elvis A. Presley Memorial Week	11021
91-353	Park Livingston Day	11022
91-354	Help Retarded Citizens Days	11022
91-355	Vocational Student Organization Week	11023
91-356	Ways-Lakes Weekend	11024
91-357	American Hackney Horse Society And American Saddlebred Horse Association Centennial Week	11353
91-358	Armed Services Vocational Aptitude Battery (ASVAB) Awareness Year	11353
91-359	Bud Billiken Day	11354
91-360	Flags At Half-Staff Day	11354
91-361	Henry George Day	11355
91-362	John O. Dickinson Day	11355
91-363	Sickle Cell Month	11355
91-364	U.S. Pro Criterium Championship Day	11356
91-365	Columbian Independence Day	11356
91-366	Arts Week	11357
91-367	Dr. Roger E. Compton Day	11357
91-368	Peruvian Day	11358
91-369	International Visitors Month	11539
91-370	Broadcast Journalist Day	11540
91-371	Chicago Latino Film Festival Days	11540
91-371	Chicago Latino Film Festival Days (Revised)	12042
91-372	Fire Prevention Week	11540

PROCLAMATIONS (CONT'D)

91-373	Housekeeping Week	11540
91-374	NFL Football Day	11541
91-375	Peace Day	11541
91-376	Professional Security Month	11542
91-377	Radiologic Technology Week	11542
91-378	School's Open Safety Week	11543
91-379	Uruguay Day	11543
91-380	Illinois Niigata Day	11855
91-381	Joseph Kruszka Day	11855
91-382	Day Care Home Provider Week	11856
91-383	Lewis C. Blackstrom Day	11856
91-384	Philanthropy Week	11856
91-385	Day of the Salvadorean	11857
91-386	Joseph Kruszka Week	11857
91-387	Shirley Prince Extended Best Wishes	11858
91-388	Charlie Smith Day	12042
91-389	Polish Soldier Day	12043
91-390	Richter/Brown Spirit of Youth Day	12043
91-391	RE/MAX of Northern Illinois Day	12044
91-392	Armenian Youth Federation-Senior Olympics Days	12044
91-393	Immunization Week	12044
91-394	Iron Overload Disease Awareness Week	12045
91-395	Jewish Big Sisters Day	12046
91-396	National Basketball Players Association/Little City Foundation Day	12046
91-397	National Organization for Women Day	12047
91-398	RSVP Volunteer Recognition Day	12047
91-399	Rosemary Thomas Day	12047
91-399	Rose Marie Thomas Day (Revised)	14722
91-400	U.S. Space Observation Days/Space Exploration Day	12048
91-401	Women's Equality Day	12048
91-402	Book It! Day	12954
91-403	Chamber of Commerce Week	12954
91-404	Chicago Housing Authority Senior Wellness Exhibit 91 Day	12955
91-405	Customer Service Week	12955
91-406	Illinois Society of Respiratory Care Week	12956
91-407	International Visitors Month	12956
91-408	Kid Safe Saturday	12957
91-409	Lioness Caramel Corn Day	12957
91-410	Lions Candy Day	12958
91-411	McElroy Family Reunion Weekend	12958
91-412	Osteopathic Medicine Week	12959
91-413	POW/MIA Recognition Day	12959
91-414	Southern Gospel Music Month	12960
91-415	Spinal Health Care Month	12961
91-416	Temporary Help Week	12961
91-417	Union Label Week	12962
91-418	World Population Awareness Week	12962
91-419	Good Samaritan Week	13236
91-420	WLS Talkradio 890 Day	13236
91-421	Hispanic Illinois State Law Enforcement Day	13236
91-422	Miles Davis Day	13237
91-423	Agnes and Norm Trummel Day	13578
91-424	Constitution Week	13579
91-425	Fest for a World Harvest Day	13579
91-426	Head Injury Awareness Month	13580
91-427	Illinois Community Colleges Student Activities Week	13580

OCTOBER 11, 1991

PROCLAMATIONS (CONT'D)

91-428	Information Management Days	13581
91-429	Pearl Harbor Remembrance Day	13581
91-430	Respect Life Week	13582
91-431	World Food Day	13582
91-432	Seymour S. Raven Day	13582
91-433	Hispanic Heritage Month	13985
91-434	International Visitors Month	13985
91-435	Safety Town Week	13985
91-436	USS Franklin Memorial Days	13986
91-437	Certified Professional Secretaries Month	13986
91-438	Chatham Avalon Park Community Council Day	13987
91-439	Trini Lopez Day	13987
91-440	U S Hispanic Chamber of Commerce Week	13988
91-441	American Energy Awareness Month	13988
91-442	Car Care Month	13989
91-443	Learning Disabilities Month	13990
91-444	Baltic Nations Recognition Month	13990
91-445	Emergency Telephone Day	13991
91-446	Mexican Independence Celebration	14152
91-447	Consumers Week	14152
91-448	Quality Month	14152
91-449	Red Ribbon Week	14153
91-450	Columbus Day	14153
91-451	Italian Heritage Month	14153
91-452	Stephanie Moizer	14154
91-453	Walter J. Monroe Day	14154
91-454	Disability Employment Awareness Month	14155
91-455	American Business Women's Day	14330
91-456	American Indian Day	14330
91-457	Child Care Worker Week	14331
91-458	Gold Star Mother's Day	14331
91-459	Homemakers Extension Association Week	14332
91-460	Minority Enterprise Development Week	14332
91-461	One Church, One Child Days	14333
91-462	Palmer House Hilton Week	14333
91-463	Teen Challenge/30th Anniversary	14334
91-464	Women In Construction Week	14334
91-465	POW/MIA Recognition Day	14722
91-466	Polish National Alliance Week	14723
91-467	Hispanic State Employment Day	14723
91-468	Agrella Day	14724
91-469	Automotive Parts & Accessories Association Week	14724
91-470	Emergency Nurses Day	14725
91-471	Chemistry Week	14725
91-472	German-American Day	14726
91-473	Salute to Cultural Diversity Day	14726
91-474	Society for Prevention of Blindness Day	14727
91-475	ESOP Employee Ownership Week	14727

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= reclassified	F	= Failure to Remedy Objections
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

TITLE 1

100.100	am	(P-7522; A-13939)	2650.400	n	(A-2660)
100.110	am	(P-7522; A-13939)	2650.410	n	(A-2660)
100.150	am	(P-7522; A-13939)	2650.II.A	n	(A-2660)
100.180	am	(P-7522; A-13939)	2650.II.B	n	(A-2660)
100.200	am	(P-7522; A-13939)	TITLE 2		
100.220	am	(P-7522; A-13939)	125.10	am	(PP-620; W-1574) (P-1583; A-8801)
100.230	am	(P-7522; A-13939)	125.30	am	(PP-620; W-1574) (P-1583; A-8801)
100.240	am	(P-7522; A-13939)	125.40	am	(PP-620; W-1574) (P-1583; A-8801)
100.260	am	(P-7522; A-13939)	125.50	am	(PP-620; W-1574) (P-1583; A-8801)
100.270	am	(P-7522; A-13939)	125.60	am	(PP-620; W-1574) (P-1583; A-8801)
100.280	am	(P-7522; A-13939)	125.80	am	(PP-620; W-1574) (P-1583; A-8801)
100.310	am	(P-7522; A-13939)	125.90	am	(PP-620; W-1574) (P-1583; A-8801)
100.335	am	(P-7522; A-13939)	125.100	am	(PP-620; W-1574) (P-1583; A-8801)
100.340	am	(P-7522; A-13939)	125.110	am	(PP-620; W-1574) (P-1583; A-8801)
100.340	am	(P-7522; A-13939)	125.120	am	(PP-620; W-1574) (P-1583; A-8801)
100.350	am	(P-7522; A-13939)	125.130	am	(PP-620; W-1574) (P-1583; A-8801)
100.400	am	(P-7522; A-13939)	125.140	am	(PP-620; W-1574) (P-1583; A-8801)
100.450	am	(P-7522; A-13939)	125.150	am	(PP-620; W-1574) (P-1583; A-8801)
100.500	am	(P-7522; A-13939)	125.160	am	(PP-620; W-1574) (P-1583; A-8801)
100.510	am	(P-7522; A-13939)	125.170	am	(PP-620; W-1574) (P-1583; A-8801)
100.545	am	(P-7522; A-13939)	125.180	am	(PP-620; W-1574) (P-1583; A-8801)
100.550	am	(P-7522; A-13939)	125.190	am	(PP-620; W-1574) (P-1583; A-8801)
100.640	am	(P-7522; A-13939)	125.200	am	(PP-620; W-1574) (P-1583; A-8801)
100.660	am	(P-7522; A-13939)	125.210	am	(PP-620; W-1574) (P-1583; A-8801)
100.670	am	(P-7522; A-13939)	125.220	am	(PP-620; W-1574) (P-1583; A-8801)
100.680	am	(P-7522; A-13939)	125.230	am	(PP-620; W-1574) (P-1583; A-8801)
100.735	am	(P-7522; A-13939)	125.240	am	(PP-620; W-1574) (P-1583; A-8801)
100.740	am	(P-7522; A-13939)	125.250	am	(PP-620; W-1574) (P-1583; A-8801)
100.760	am	(P-7522; A-13939)	125.260	am	(PP-620; W-1574) (P-1583; A-8801)
100.770	am	(P-7522; A-13939)	125.270	am	(PP-620; W-1574) (P-1583; A-8801)
100.1010	am	(P-7522; A-13939)	125.280	am	(PP-620; W-1574) (P-1583; A-8801)
100.1020	am	(P-7522; A-13939)	125.290	am	(PP-620; W-1574) (P-1583; A-8801)
100.1100	am	(P-7522; A-13939)	125.300	am	(PP-620; W-1574) (P-1583; A-8801)
100.1150	am	(P-7522; A-13939)			
100.1200	am	(P-7522; A-13939)			
100.1210	am	(P-7522; A-13939)			

TITLE 2

700.40	am	(A-6105)
700.100	am	(A-1571)
700.130	am	(A-6105)
700.140	am	(A-6105)
700.150	am	(A-6105)
2025.120	am	(A-7897)
2375.110	am	(A-1571)
2650.10	n	(A-2660)
2650.20	n	(A-2660)
2650.30	n	(A-2660)
2650.40	n	(A-2660)
2650.50	n	(A-2660)
2650.60	n	(A-2660)
2650.100	n	(A-2660)
2650.200	n	(A-2660)
2650.205	n	(A-2660)
2650.210	n	(A-2660)
2650.220	n	(A-2660)
2650.300	n	(A-2660)
2650.310	n	(A-2660)
2650.311	n	(A-2660)
2650.312	n	(A-2660)
2650.313	n	(A-2660)
2650.314	n	(A-2660)
2650.320	n	(A-2660)
2650.330	n	(A-2660)
2650.340	n	(A-2660)

TITLE 2 (CONT'D)

125.305	am	(PP-620; W-1574) (P-1583; A-8801)	440.20	am	(P-8152; A-13936)
125.310	am	(PP-620; W-1574) (P-1583; A-8801)	440.30	n	(P-8975/90; A-3492)
125.320	am	(PP-620; W-1574) (P-1583; A-8801)	440.40	n	(P-8975/90; A-3492)
125.330	am	(PP-620; W-1574) (P-1583; A-8801)	440.50	n	(P-8975/90; A-3492)
125.340	am	(PP-620; W-1574) (P-1583; A-8801)	440.60	n	(P-8975/90; A-3492)
125.350	am	(PP-620; W-1574) (P-1583; A-8801)	440.70	n	(P-8975/90; A-3492)
125.360	am	(PP-620; W-1574) (P-1583; A-8801)	440.80	n	(P-8975/90; A-3492)
125.370	am	(PP-620; W-1574) (P-1583; A-8801)	440.90	n	(P-8975/90; A-3492)
125.380	am	(PP-620; W-1574) (P-1583; A-8801)	440.100	am	(P-8152; A-13936)
125.390	am	(PP-620; W-1574) (P-1583; A-8801)	440.110	n	(P-8975/90; A-3492)
125.400	am	(PP-620; W-1574) (P-1583; A-8801)	440.120	n	(P-8975/90; A-3492)
125.410	am	(PP-620; W-1574) (P-1583; A-8801)	440.130	n	(P-8975/90; A-3492)
255.50	am	(PP-620; W-1574) (P-1583; A-8801)	440.140	am	(P-8152; A-13936)
270.261	am	(PP-620; W-1574) (P-1583; A-8801)	440.150	n	(P-8975/90; A-3492)
290.110	am	(PP-620; W-1574) (P-1583; A-8801)	502.76	am	(P-5609; A-11985)
			509.100	am	(P-5614; A-11989)
			720.100	am	(P-19703/90; A-5755)
			1303.70	am	(P-13704)
			1312.265	am	(P-14750/90; A-2727)
			1325.120	am	(P-19694/90; A-5748)
			1408.90	am	(P-16843/90; A-5745)
			1413.48	am	(P-12385/90; A-2730)
			1424.140	n	(P-10691/90; A-20545/90; C-2044)
			1424.355	am	(P-19690/90; W-1173)

TITLE 11

204.20	am	(P11394; W-14149)
204.40	am	(P11394; W-14149)
204.70	am	(P11394; W-14149)
204.130	n	(P11394; W-14149)
404.35	n	(P-10348)
405.170	r	(P-8957/90; A-591)
405.180	a	(P-8518; A-13933)
405.250	n	(P-12389/90; A-2733)
416.80	r	(P-6979; A-11994)
417.80	r	(P-6988; A-12001)
418.100	r	(P-6985; A-12003)
419.90	r	(P-6976; A-11992)
421.40	am	(P-19699/90; A-5752)
421.80	am	(P-8150)
421.100	n	(P-19699/90; A-5752)
433.35	am	(P-12393/90; A-2736)
436.5	n	(E-12944)
436.10	n	(E-12944)
436.20	n	(E-12944)
436.30	n	(E-12944)
436.40	n	(E-12944)
436.50	n	(E-12944)
436.70	n	(E-12944)
436.90	n	(E-12944)
436.100	n	(E-12944)
436.110	n	(E-12944)
436.120	n	(E-12944)
436.130	n	(E-12944)
436.140	n	(E-12944)
438.30	am	(P-5012; A-11996)
438.80	r	(P-6982; A-11996)
438.90	am	(P-5012; A-11996)
440.10	am	(P-8975/90; A-3492)
440.20	n	(P-8975/90; A-3492)

TITLE 14

130.110	am	(P-14209) (E-14303)
475.110	n	(P-6343)
475.210	n	(P-6343)
475.220	n	(P-6343)
475.230	n	(P-6343)
475.240	n	(P-6343)
475.250	n	(P-6343)
475.260	n	(P-6343)
475.310	n	(P-6343)
475.320	n	(P-6343)
475.330	n	(P-6343)
475.340	n	(P-6343)
475.350	n	(P-6343)
475.360	n	(P-6343)
475.370	n	(P-6343)
475.380	n	(P-6343)
475.390	n	(P-6343)
475.410	n	(P-6343)
475.420	n	(P-6343)
475.510	n	(P-6343)
475.520	n	(P-6343)
475.530	n	(P-6343)
475.540	n	(P-6343)
475.550	n	(P-6343)
475.560	n	(P-6343)
475.570	n	(P-6343)
475.580	n	(P-6343)
475.590	n	(P-6343)
475.610	n	(P-6343)
475.620	n	(P-6343)
475.630	n	(P-6343)
475.640	n	(P-6343)
475.710	n	(P-6343)
475.720	n	(P-6343)

[illegible]

[illegible]

TITLE 23 (CONT'D)

250.70	am	(P-11447/90; A-463)	310.Ap.C	n	(P-11450/90; A-10644)
350.10	am	(P-9250)	330.10	am	(P-11471/90; A-10632)
350.15	am	(P-9250)	330.30	am	(P-11471/90; A-10632)
350.20	n	(P-9250)	330.220	am	(P-11471/90; A-10632)
350.25	r	(P-9250)	330.220	am	(P-11471/90; A-10632)
350.25	n	(P-9250)	330.240	am	(P-11471/90; A-10632)
350.30	r	(P-9250)	330.240	am	(P-11471/90; A-10632)
350.30	r	(P-9250)	330.260	am	(P-11471/90; A-10632)
350.15	n	(P-9250)	330.270	am	(P-11471/90; A-10632)
1501.113	am	(P-18890/90; A-10929)	330.280	am	(P-11471/90; A-10632)
1501.301	am	(P-12980)	330.310	am	(P-11471/90; A-10632)
1501.308	am	(P-12980)	330.310	am	(P-11471/90; A-10632)
1501.508	am	(P-18890/90; A-10929)	330.320	am	(P-11471/90; A-10632)
1501.509	am	(P-18890/90; A-10929)	330.340	am	(P-11471/90; A-10632)
1501.515	am	(P-18890/90; A-10929)	330.400	am	(P-11471/90; A-10632)
1501.517	am	(P-18890/90; A-10929)	330.900	am	(P-11471/90; A-10632)
		(P-12980)	330.Ap.B	r	(P-11471/90; A-10632)
1501.601	am	(P-12980)	330.Ap.C	am	(P-11471/90; A-10632)
2400.20	am	(P-4550; A-10069)	330.Ap.D	am	(P-11471/90; A-10632)
2400.30	am	(P-4550; A-10069)	330.Ap.G	am	(P-11471/90; A-10632)
2400.50	am	(P-4550; A-10069)	330.Ap.H	n	(P-11471/90; A-10632)
2790.10	am	(P-5034; A-14264)	331.10	am	(P-15672/90; A-90)
2790.20	am	(P-5034; A-14264)	331.20	am	(P-15672/90; A-90)
2790.30	am	(P-5034; A-14264)	331.20	am	(P-15672/90; A-90)
2790.40	am	(P-5034; A-14264)	331.110	am	(P-15672/90; A-90)
2790.50	am	(P-5034; A-14264)	331.110	am	(P-15672/90; A-90)
2790.60	am	(P-5034; A-14264)	331.120	am	(P-15672/90; A-90)
2790.70	am	(P-5034; A-14264)	331.130	n	(P-15672/90; A-90)
2790.80	am	(P-5034; A-14264)	331.210	am	(P-15672/90; A-90)
2790.90	am	(P-5034; A-14264)	331.210	r	(P-15672/90; A-90)
2790.100	am	(P-5034; A-14264)	331.310	am	(P-15672/90; A-90)
2790.110	am	(P-5034; A-14264)	331.Ap.B	am	(P-15672/90; A-90)
2790.120	am	(P-5034; A-14264)	331.Ap.C	n	(P-15672/90; A-90)
2790.130	am	(P-5034; A-14264)	335.10	n	(P-11585/90; A-10763)
2790.140	am	(P-5034; A-14264)	335.20	n	(P-11585/90; A-10763)
2790.150	am	(P-5034; A-14264)	335.30	n	(P-11585/90; A-10763)
3040.Ap.A	n	(P-5034; A-14264)	335.1010	n	(P-11585/90; A-10763)
3040.100	am	(P-14050)	335.1020	n	(P-11585/90; A-10763)
3040.110	am	(P-14050)	335.1030	n	(P-11585/90; A-10763)
3040.200	am	(P-14050)	335.1040	n	(P-11585/90; A-10763)
3040.210	am	(P-14050)	335.1050	n	(P-11585/90; A-10763)
3040.220	am	(P-14050)	335.1060	n	(P-11585/90; A-10763)
3040.230	am	(P-14050)	335.1070	n	(P-11585/90; A-10763)
3040.240	am	(P-14050)	335.1080	n	(P-11585/90; A-10763)
3040.260	am	(P-14050)	335.1090	n	(P-11585/90; A-10763)
			335.2010	n	(P-11585/90; A-10763)
			335.2020	n	(P-11585/90; A-10763)
			335.2030	n	(P-11585/90; A-10763)
	r	(P-5939)	335.2040	n	(P-11585/90; A-10763)
100.30	am	(P-5943)	335.2050	n	(P-11585/90; A-10763)
125.425	am	(P-16709/90; A-14427)	335.2060	n	(P-11585/90; A-10763)
207.110	n	(P-16709/90; A-14427)	335.2070	n	(P-11585/90; A-10763)
207.Ap.B	n	(P-3814/90; A-4450)	335.2080	n	(P-11585/90; A-10763)
210.10	n	(P-3814/90; A-4450)	335.2090	n	(P-11585/90; A-10763)
210.Ap.A	n	(P-3814/90; A-4450)	335.2100	n	(P-11585/90; A-10763)
			335.2110	n	(P-11585/90; A-10763)
	am	(P-11450/90; A-10604)	335.2120	n	(P-11585/90; A-10763)
310.10	am	(P-11450/90; A-10604)	335.2130	n	(P-11585/90; A-10763)
310.20	am	(P-11450/90; A-10604)	335.3010	n	(P-11585/90; A-10763)
310.30	am	(P-11450/90; A-10604)	335.3010	n	(P-11585/90; A-10763)
310.40	am	(P-11450/90; A-10604)	335.4010	n	(P-11585/90; A-10763)
310.50	am	(P-11450/90; A-10604)	335.4020	n	(P-11585/90; A-10763)
310.80	am	(P-11450/90; A-10604)	335.4030	n	(P-11585/90; A-10763)
310.81	n	(P-11450/90; A-10604)	335.5010	n	(P-11585/90; A-10763)
310.82	n	(P-11450/90; A-10604)	335.5020	n	(P-11585/90; A-10763)
310.90	am	(P-11450/90; A-10604)	335.5030	n	(P-11585/90; A-10763)
310.130	am	(P-11450/90; A-10604)			

TITLE 26

100.30	am	(P-5939)	310.10	am	(P-11450/90; A-10604)
125.425	am	(P-5943)	310.20	am	(P-11450/90; A-10604)
207.110	n	(P-16709/90; A-14427)	310.30	am	(P-11450/90; A-10604)
207.Ap.B	n	(P-16709/90; A-14427)	310.40	am	(P-11450/90; A-10604)
210.10	n	(P-3814/90; A-4450)	310.50	am	(P-11450/90; A-10604)
210.Ap.A	n	(P-3814/90; A-4450)	310.80	am	(P-11450/90; A-10604)
			310.81	n	(P-11450/90; A-10604)
	am	(P-11450/90; A-10604)	310.82	n	(P-11450/90; A-10604)
	am	(P-11450/90; A-10604)	310.90	am	(P-11450/90; A-10604)
	am	(P-11450/90; A-10604)	310.130	am	(P-11450/90; A-10604)

TITLE 32. (CONT'D)			TITLE 35. (CONT'D)		
401.40	am	(P-1390; A-7054)	401.43	n	(P-3675; A-12231)
401.50	am	(P-1390; A-7054)	215.490	#	(P-887790; A-8018)
401.60	am	(P-1390; A-7054)	215.490	am	(P-887790; A-8018)
401.70	am	(P-1390; A-7054)	215.581	am	(P-3659; A-12217)
401.80	am	(P-1390; A-7054)	215.585	am	(P-1270190; A-3309)
401.100	am	(P-1390; A-7054)	218.100	n	(P-3675; A-12231)
401.110	am	(P-1390; A-7054)	218.101	n	(P-3675; A-12231)
401.130	am	(P-1390; A-7054)	218.102	n	(P-3675; A-12231)
401.140	am	(P-1390; A-7054)	218.103	n	(P-3675; A-12231)
401.Ap.A	n	(P-1390; A-7054)	218.104	n	(P-3675; A-12231)
401.Ap.B	n	(P-1390; A-7054)	218.105	n	(P-3675; A-12231)
606.20	am	(P-2057390; A-8958)	218.106	n	(P-3675; A-12231)
606.30	am	(P-2057390; A-8958)	218.107	n	(P-3675; A-12231)
606.60	am	(P-2057390; A-8958)	218.108	n	(P-3675; A-12231)
TITLE 35			218.109	n	(P-3675; A-12231)
101.103	am	(P-9822)	218.110	n	(P-3675; A-12231)
201.102	am	(P-780)	218.111	n	(P-3675; A-12231)
201.103	am	(P-780)	218.112	n	(P-3675; A-12231)
201.401	am	(P-780)	218.121	n	(P-3675; A-12231)
211.101	am	(P-13627)	218.122	n	(P-3675; A-12231)
211.122	am	(P-4573) (P-1269790; A-5223)	218.123	n	(P-3675; A-12231)
		(P-841690; A-7901)	218.124	n	(P-3675; A-12231)
			218.125	n	(P-3675; A-12231)
212.107	n	(P-13660)	218.126	n	(P-3675; A-12231)
212.108	n	(P-13660)	218.141	n	(P-3675; A-12231)
212.109	n	(P-13660)	218.142	n	(P-3675; A-12231)
212.110	am	(P-4668) (P-13660)	218.143	n	(P-3675; A-12231)
212.111	am	(P-4668)	218.144	n	(P-3675; A-12231)
212.113	am	(P-4668) (P-13660)	218.181	n	(P-3675; A-12231)
212.205	am	(P-791)	218.182	n	(P-3675; A-12231)
212.302	am	(P-13660)	218.183	n	(P-3675; A-12231)
212.309	am	(P-13660)	218.184	n	(P-3675; A-12231)
212.316	n	(P-13660)	218.185	n	(P-3675; A-12231)
212.324	n	(P-13660)	218.186	n	(P-3675; A-12231)
212.362	n	(P-13660)	218.204	n	(P-3675; A-12231)
212.423	n	(P-4668)	218.205	n	(P-3675; A-12231)
212.424	n	(P-4668)	218.206	n	(P-3675; A-12231)
212.425	n	(P-13660)	218.207	n	(P-3675; A-12231)
212.443	am	(P-791)	218.208	n	(P-3675; A-12231)
212.458	n	(P-13660)	218.209	n	(P-3675; A-12231)
212.464	n	(P-13660)	218.210	n	(P-3675; A-12231)
212.II.D	n	(P-13660)	218.211	n	(P-3675; A-12231)
212.II.E	n	(P-13660)	218.301	n	(P-3675; A-12231)
212.II.F	n	(P-13660)	218.302	n	(P-3675; A-12231)
214.101	am	(P-1109890; A-1017)	218.303	n	(P-3675; A-12231)
214.104	am	(P-1109890; A-1017)	218.304	n	(P-3675; A-12231)
215.100	am	(P-3659; A-12217)	218.401	n	(P-3675; A-12231)
215.102	am	(P-887790; A-8018)	218.402	n	(P-3675; A-12231)
215.103	am	(P-887790; A-8018)	218.403	n	(P-3675; A-12231)
215.108	n	(P-6414) (P-887790; A-8018)	218.404	n	(P-3675; A-12231)
215.123	am	(P-768)	218.405	n	(P-3675; A-12231)
215.215	n	(P-110599)	218.421	n	(P-3675; A-12231)
215.480	n	(P-887790; A-8018)	218.422	n	(P-3675; A-12231)
215.481	am	(P-887790; A-8018)	218.423	n	(P-3675; A-12231)
215.482	am	(P-887790; A-8018)	218.424	n	(P-3675; A-12231)
215.483	am	(P-887790; A-8018)	218.425	n	(P-3675; A-12231)
215.484	am	(P-887790; A-8018)	218.426	n	(P-3675; A-12231)
215.485	am	(P-887790; A-8018)	218.427	n	(P-3675; A-12231)
215.486	am	(P-887790; A-8018)	218.428	n	(P-3675; A-12231)
215.487	am	(P-887790; A-8018)	218.429	n	(P-3675; A-12231)
215.488	am	(P-887790; A-8018)	218.430	n	(P-3675; A-12231)
215.489	#	(P-1390; A-7054)	218.441	n	(P-3675; A-12231)
215.489	am	(P-887790; A-8018)	218.442	n	(P-3675; A-12231)

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

TITLE 35 (CONT'D)

231.110	(P-730)	501.404	am	(P-3141; A-10075)
231.120	(P-730)	501.405	am	(P-3141; A-10075)
231.122	(P-730)	601.105	am	(P-9829)
231.130	(P-730)	611.325	am	(P-17154/90; A-1562)
231.140	(P-730)	611.521	am	(P-17154/90; A-1562)
231.150	(P-730)	615.101	n	(P-10303)
231.160	(P-730)	615.102	n	(P-10303)
231.180	(P-730)	615.104	n	(P-10303)
231.190	(P-730)	615.105	n	(P-10303)
231.200	(P-730)	615.106	n	(P-10303)
231.210	(P-730)	615.201	n	(P-10303)
231.230	(P-730)	615.202	n	(P-10303)
231.240	(P-730)	615.204	n	(P-10303)
231.250	(P-730)	615.205	n	(P-10303)
231.260	(P-730)	615.206	n	(P-10303)
231.320	(P-730)	615.207	n	(P-10303)
231.330	(P-730)	615.208	n	(P-10303)
231.340	(P-730)	615.209	n	(P-10303)
231.350	(P-730)	615.210	n	(P-10303)
231.360	(P-730)	615.211	n	(P-10303)
231.370	(P-730)	615.301	n	(P-10303)
231.380	(P-730)	615.302	n	(P-10303)
231.390	(P-730)	615.303	n	(P-10303)
231.400	(P-730)	615.304	n	(P-10303)
231.410	(P-730)	615.305	n	(P-10303)
231.420	(P-730)	615.306	n	(P-10303)
231.430	(P-730)	615.307	n	(P-10303)
231.440	(P-730)	615.401	n	(P-10303)
231.450	(P-730)	615.402	n	(P-10303)
231.460	(P-730)	615.403	n	(P-10303)
231.470	(P-730)	615.404	n	(P-10303)
231.480	(P-730)	615.421	n	(P-10303)
231.490	(P-730)	615.422	n	(P-10303)
231.500	(P-730)	615.423	n	(P-10303)
231.510	(P-730)	615.424	n	(P-10303)
231.520	(P-730)	615.425	n	(P-10303)
231.530	(P-730)	615.441	n	(P-10303)
231.540	(P-730)	615.442	n	(P-10303)
231.550	(P-730)	615.443	n	(P-10303)
231.560	(P-730)	615.444	n	(P-10303)
231.570	(P-730)	615.445	n	(P-10303)
231.580	(P-730)	615.446	n	(P-10303)
231.590	(P-730)	615.447	n	(P-10303)
231.600	(P-730)	615.461	n	(P-10303)
231.610	(P-730)	615.462	n	(P-10303)
231.620	(P-730)	615.463	n	(P-10303)
231.630	(P-730)	615.501	n	(P-10303)
231.640	(P-730)	615.502	n	(P-10303)
231.650	(P-730)	615.601	n	(P-10303)
231.660	(P-730)	615.602	n	(P-10303)
231.670	(P-730)	615.603	n	(P-10303)
231.680	(P-730)	615.604	n	(P-10303)
231.690	(P-730)	615.621	n	(P-10303)
231.700	(P-730)	615.622	n	(P-10303)
231.710	(P-730)	615.623	n	(P-10303)
231.720	(P-730)	615.701	n	(P-10303)
231.730	(P-730)	615.702	n	(P-10303)
231.740	(P-730)	615.703	n	(P-10303)
231.750	(P-730)	615.704	n	(P-10303)
231.760	(P-730)	615.705	n	(P-10303)
231.770	(P-730)	615.721	n	(P-10303)
231.780	(P-730)	615.722	n	(P-10303)

SAL-11

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

TITLE 35 (CONT'D)

615.723	n	(P-10303)	616.724	n	(P-9836)
615.724	n	(P-10303)	616.725	n	(P-9836)
616.101	n	(P-9836)	617.101	n	(P-9882)
616.102	n	(P-9836)	620.105	n	(P-4234; W-13569)
616.104	n	(P-9836)	620.110	n	(P-4234; W-13569)
616.105	n	(P-9836)	620.115	n	(P-4234; W-13569)
616.201	n	(P-9836)	620.125	n	(P-4234; W-13569)
616.202	n	(P-9836)	620.130	n	(P-4234; W-13569)
616.203	n	(P-9836)	620.135	n	(P-4234; W-13569)
616.204	n	(P-9836)	620.201	n	(P-4234; W-13569)
616.205	n	(P-9836)	620.210	n	(P-4234; W-13569)
616.206	n	(P-9836)	620.220	n	(P-4234; W-13569)
616.207	n	(P-9836)	620.230	n	(P-4234; W-13569)
616.208	n	(P-9836)	620.240	n	(P-4234; W-13569)
616.209	n	(P-9836)	620.250	n	(P-4234; W-13569)
616.304	n	(P-9836)	620.260	n	(P-4234; W-13569)
616.305	n	(P-9836)	620.301	n	(P-4234; W-13569)
616.306	n	(P-9836)	620.302	n	(P-4234; W-13569)
616.307	n	(P-9836)	620.305	n	(P-4234; W-13569)
616.401	n	(P-9836)	620.307	n	(P-4234; W-13569)
616.402	n	(P-9836)	620.310	n	(P-4234; W-13569)
616.421	n	(P-9836)	620.401	n	(P-4234; W-13569)
616.422	n	(P-9836)	620.405	n	(P-4234; W-13569)
616.423	n	(P-9836)	620.410	n	(P-4234; W-13569)
616.424	n	(P-9836)	620.415	n	(P-4234; W-13569)
616.425	n	(P-9836)	620.430	n	(P-4234; W-13569)
616.441	n	(P-9836)	620.440	n	(P-4234; W-13569)
616.442	n	(P-9836)	620.450	n	(P-4234; W-13569)
616.443	n	(P-9836)	620.501	n	(P-4234; W-13569)
616.444	n	(P-9836)	620.505	n	(P-4234; W-13569)
616.445	n	(P-9836)	620.510	n	(P-4234; W-13569)
616.446	n	(P-9836)	620.515	n	(P-4234; W-13569)
616.447	n	(P-9836)	620.517	n	(P-4234; W-13569)
616.461	n	(P-9836)	620.520	n	(P-4234; W-13569)
616.462	n	(P-9836)	620.525	n	(P-4234; W-13569)
616.463	n	(P-9836)	620.601	n	(P-4234; W-13569)
616.464	n	(P-9836)	620.605	n	(P-4234; W-13569)
616.501	n	(P-9836)	620.610	n	(P-4234; W-13569)
616.502	n	(P-9836)	620.615	n	(P-4234; W-13569)
616.601	n	(P-9836)	620.616	n	(P-4234; W-13569)
616.602	n	(P-9836)	620.617	n	(P-4234; W-13569)
616.603	n	(P-9836)	620.618	n	(P-4234; W-13569)
616.604	n	(P-9836)	620.619	n	(P-4234; W-13569)
616.605	n	(P-9836)	620.620	n	(P-4234; W-13569)
616.621	n	(P-9836)	620.621	n	(P-4234; W-13569)
616.622	n	(P-9836)	620.622	n	(P-4234; W-13569)
616.623	n	(P-9836)	620.623	n	(P-4234; W-13569)
616.624	n	(P-9836)	620.624	n	(P-4234; W-13569)
616.625	n	(P-9836)	620.625	n	(P-4234; W-13569)
616.701	n	(P-9836)	620.626	n	(P-4234; W-13569)
616.702	n	(P-9836)	620.627	n	(P-4234; W-13569)
616.703	n	(P-9836)	620.628	n	(P-4234; W-13569)
616.704	n	(P-9836)	620.629	n	(P-4234; W-13569)
616.705	n	(P-9836)	620.630	n	(P-4234; W-13569)
616.721	n	(P-9836)	620.631	n	(P-4234; W-13569)
616.722	n	(P-9836)	620.632	n	(P-4234; W-13569)
616.723	n	(P-9836)	620.633	n	(P-4234; W-13569)

SAL-12

TITLE 35 (CONT'D)			n	
738.101	am	(P-18681/90; A-11425)	817.303	(P-3173)
738.110	am	(P-18681/90; A-11425)	817.304	(P-3173)
738.111	am	(P-18681/90; A-11425)	817.305	(P-3173)
738.112	am	(P-18681/90; A-11425)	817.306	(P-3173)
738.114	am	(P-18681/90; A-11425)	817.401	(P-3173)
738.115	am	(P-18681/90; A-11425)	817.402	(P-3173)
738.116	am	(P-18681/90; A-11425)	817.403	(P-3173)
809.901	r	(P-13017)	817.404	(P-3173)
809.902	r	(P-13017)	817.405	(P-3173)
809.903	r	(P-13017)	817.406	(P-3173)
809.904	r	(P-13017)	817.407	(P-3173)
809.905	r	(P-13017)	817.408	(P-3173)
809.906	r	(P-13017)	817.409	(P-3173)
811.101	am	(P-3166) (P-4660)	817.410	(P-3173)
811.301	am	(P-3166) (P-4660)	817.411	(P-3173)
811.401	am	(P-3166) (P-4660)	817.412	(P-3173)
814.101	am	(P-4604)	817.413	(P-3173)
814.104	am	(P-4604)	817.414	(P-3173)
814.601	n	(P-3155)	817.415	(P-3173)
814.602	n	(P-3155)	817.416	(P-3173)
814.701	n	(P-3155)	848.101	(P-7763/90; A-7959)
814.702	n	(P-3155)	848.102	(P-7763/90; A-7959)
814.801	n	(P-3155)	848.103	(P-7763/90; A-7959)
814.901	n	(P-4604)	848.104	(P-7763/90; A-7959)
814.902	n	(P-4604)	848.105	(P-7763/90; A-7959)
814.920	n	(P-4604)	848.201	(P-7763/90; A-7959)
814.921	n	(P-4604)	848.202	(P-7763/90; A-7959)
814.930	n	(P-4604)	848.203	(P-13004)
814.931	n	(P-4604)	848.204	(P-13004)
816.101	n	(P-4616)	848.205	(P-7763/90; A-7959)
816.102	n	(P-4616)	848.206	(P-7763/90; A-7959)
816.103	n	(P-4616)	848.301	(P-7763/90; A-7959)
816.104	n	(P-4616)	848.302	(P-7763/90; A-7959)
816.105	n	(P-4616)	848.303	(P-7763/90; A-7959)
816.106	n	(P-4616)	848.304	(P-7763/90; A-7959)
816.107	n	(P-4616)	848.305	(P-7763/90; A-7959)
816.108	n	(P-4616)	848.306	(P-7763/90; A-7959)
816.109	n	(P-4616)	848.400	(P-7763/90; A-7959)
816.110	n	(P-4616)	848.401	(P-7763/90; A-7959)
816.111	n	(P-4616)	848.402	(P-7763/90; A-7959)
816.112	n	(P-4616)	848.403	(P-7763/90; A-7959)
816.113	n	(P-4616)	848.404	(P-7763/90; A-7959)
816.114	n	(P-4616)	848.405	(P-7763/90; A-7959)
816.115	n	(P-4616)	848.406	(P-7763/90; A-7959)
816.116	n	(P-4616)	848.407	(P-7763/90; A-7959)
816.117	n	(P-4616)	848.408	(P-7763/90; A-7959)
816.118	n	(P-4616)	848.410	(P-7763/90; A-7959)
816.119	n	(P-4616)	848.413	(P-7763/90; A-7959)
816.120	n	(P-4616)	848.415	(P-7763/90; A-7959)
816.121	n	(P-4616)	848.501	(P-7763/90; A-7959)
816.122	n	(P-4616)	848.502	(P-7763/90; A-7959)
816.123	n	(P-4616)	848.503	(P-7763/90; A-7959)
816.124	n	(P-4616)	848.504	(P-7763/90; A-7959)
817.101	n	(P-3173)	848.505	(P-7763/90; A-7959)
817.102	n	(P-3173)	848.506	(P-7763/90; A-7959)
817.103	n	(P-3173)	848.507	(P-7763/90; A-7959)
817.104	n	(P-3173)	848.508	(P-

TITLE 35 (CONT'D)					
721.122	am	(P-2075; A-9332) (P-13925/90; A-7934)	725.115	am	(P-2145; A-9398)
721.123	am	(P-2075; A-9332)	725.173	am	(P-2145; A-9398)
721.124	am	(P-2075; A-9332)	725.177	am	(P-2145; A-9398)
721.131	am	(P-2075; A-9332)	725.290	am	(P-6043; A-14534)
	am	(P-2075; A-9332)	725.329	am	(P-2145; A-9398)
	am	(P-6001; A-14473)	725.356	am	(P-2145; A-9398)
721.132	am	(P-2075; A-9332)	725.381	am	(P-2145; A-9398)
	am	(P-6001; A-14473)	725.412	am	(P-2145; A-9398)
	am	(P-6001; A-14473)	725.416	am	(P-2145; A-9398)
721.133	am	(P-2075; A-9332)	725.540	n	(P-6043; A-14534)
721.135	n	(P-6001; A-14473)	725.541	n	(P-6043; A-14534)
721.135	n	(P-6001; A-14473)	725.542	n	(P-6043; A-14534)
721.135	n	(P-2075; A-9332)	725.543	n	(P-6043; A-14534)
721.Ap. C	am	(P-6001; A-14473)	725.544	n	(P-6043; A-14534)
	am	(P-2075; A-9332)	725.545	n	(P-6043; A-14534)
721.Ap. G	am	(P-6001; A-14473)	725.930	n	(P-2145; A-9398)
	am	(P-6001; A-14473)	725.931	n	(P-2145; A-9398)
721.Ap. H	am	(P-9288)	725.932	n	(P-2145; A-9398)
721.Ap. I	am	(P-2404; A-9644)	725.933	n	(P-2145; A-9398)
722.111	am	(P-2404; A-9644)	725.934	n	(P-2145; A-9398)
722.134	am	(P-6066; A-14562)	725.935	n	(P-2145; A-9398)
	am	(P-2414; A-9654)	725.950	n	(P-2145; A-9398)
724.113	am	(P-2414; A-9654)	725.951	n	(P-2145; A-9398)
724.115	am	(P-2414; A-9654)	725.952	n	(P-2145; A-9398)
724.173	am	(P-2414; A-9654)	725.953	n	(P-2145; A-9398)
724.177	am	(P-2414; A-9654)	725.954	n	(P-2145; A-9398)
724.290	am	(P-6073; A-14572)	725.955	n	(P-2145; A-9398)
724.321	am	(P-2414; A-9654)	725.956	n	(P-2145; A-9398)
724.329	am	(P-2414; A-9654)	725.957	n	(P-2145; A-9398)
724.356	am	(P-2414; A-9654)	725.958	n	(P-2145; A-9398)
724.381	am	(P-2414; A-9654)	725.959	n	(P-2145; A-9398)
724.401	am	(P-2414; A-9654)	725.960	n	(P-2145; A-9398)
724.412	am	(P-2414; A-9654)	725.961	n	(P-2145; A-9398)
724.416	am	(P-2414; A-9654)	725.962	n	(P-2145; A-9398)
724.670	am	(P-6073; A-14572)	725.963	n	(P-2145; A-9398)
724.671	am	(P-6073; A-14572)	725.964	n	(P-2145; A-9398)
724.672	am	(P-6073; A-14572)	725.964	n	(P-2145; A-9398)
724.673	am	(P-6073; A-14572)	726.132	r	(P-2487; A-9727)
724.674	am	(P-6073; A-14572)	728.101	am	(P-2209; A-9462)
724.675	am	(P-6073; A-14572)	728.102	am	(P-2209; A-9462)
724.930	n	(P-2414; A-9654)	728.103	am	(P-2209; A-9462)
724.931	n	(P-2414; A-9654)	728.105	am	(P-2209; A-9462)
724.932	n	(P-2414; A-9654)	728.107	am	(P-2209; A-9462)
724.933	n	(P-2414; A-9654)	728.108	r	(P-2209; A-9462)
724.934	n	(P-2414; A-9654)	728.109	am	(P-2209; A-9462)
724.935	n	(P-2414; A-9654)	728.135	n	(P-2209; A-9462)
724.936	n	(P-2414; A-9654)	728.140	am	(P-2209; A-9462)
724.950	n	(P-2414; A-9654)	728.141	am	(P-2209; A-9462)
724.951	n	(P-2414; A-9654)	728.142	am	(P-2209; A-9462)
724.952	n	(P-2414; A-9654)	728.143	am	(P-2209; A-9462)
724.953	n	(P-2414; A-9654)	728.Ap.D	am	(P-2209; A-9462)
724.954	n	(P-2414; A-9654)	728.Ap.E	n	(P-2209; A-9462)
724.955	n	(P-2414; A-9654)	728.Ap.F	n	(P-2209; A-9462)
724.956	n	(P-2414; A-9654)	728.Ap.G	n	(P-2209; A-9462)
724.957	n	(P-2414; A-9654)	728.Ap.H	n	(P-2209; A-9462)
724.958	n	(P-2414; A-9654)	728.Tb.A	am	(P-2209; A-9462)
					(A-11937; W-14716)
724.959	n	(P-2414; A-9654)	728.Tb.B	am	(P-2209; A-9462)
724.960	n	(P-2414; A-9654)	728.Tb.C	n	(P-2209; A-9462)
724.961	n	(P-2414; A-9654)	728.Tb.D	n	(P-2209; A-9462)
724.962	n	(P-2414; A-9654)	728.Tb.E	n	(P-2209; A-9462)
724.963	n	(P-2414; A-9654)	731.113	am	(P-6424; A-13800)
724.964	n	(P-2414; A-9654)	731.114	am	(P-20161/90; A-6527)
724.965	n	(P-2414; A-9654)	731.140	am	(P-6424; A-13800)
725.101	am	(P-2145; A-9398)	731.191	am	(P-20161/90; A-6527)
725.113	am	(P-2145; A-9398)			

TITLE 35 (CONT'D)

848.604	n	(P-7763/90; A-7959)
848.605	n	(P-7763/90; A-7959)
848.606	n	(P-7763/90; A-7959)
848.Ap.A	n	(P-7763/90; A-7959)
Il. A	n	(P-7763/90; A-7959)
Il. B	n	(P-7763/90; A-7959)
Il. C	n	(P-7763/90; A-7959)
Il. D	n	(P-7763/90; A-7959)
Il. E	n	(P-7763/90; A-7959)
Il. F	n	(P-7763/90; A-7959)
849.101	r	(PR-13265)
849.102	r	(PR-13265)
849.103	r	(PR-13265)
849.104	r	(PR-13265)
849.105	r	(PR-13265)
849.106	r	(PR-13265)
850.101	r	(P-8438)
850.102	n	(P-8438)
850.103	n	(P-8438)
850.202	n	(P-8438)
850.203	n	(P-8438)
850.204	n	(P-8438)
850.205	n	(P-8438)
850.301	n	(P-8438)
850.302	n	(P-8438)
850.303	n	(P-8438)
870.206	am	(P-15667/90; A-9311)
870.305	am	(P-15667/90; A-9311)
TITLE 38		
180.90	am	(P-1207; A-8555)
307.10	n	(P-3611)
307.20	n	(P-3611)
350.01	n	(P-2053)
354.10	n	(P-3614)
354.20	n	(P-3614)
354.30	n	(P-3614)
354.40	n	(P-3614)
354.50	n	(P-3614)
354.60	n	(P-3614)
354.70	n	(P-3614)
397.10	n	(P-15181/90; A-167)
397.20	n	(P-15181/90; A-167)
397.30	n	(P-15181/90; A-167)
397.40	n	(P-15181/90; A-167)
397.50	n	(P-15181/90; A-167)
400.130	am	(P-14394)
400.141	am	(P-14394)
400.142	am	(P-14394)
450.210	am	(P-2573; A-8580)
450.220	am	(P-2573; A-8580)
450.250	am	(P-2573; A-8580)
450.260	am	(P-2573; A-8580)
450.280	r	(P-2573; A-8580)
450.340	am	(P-2573; A-8580)
450.350	am	(P-2573; A-8580)
450.410	am	(P-2573; A-8580)
450.430	am	(P-2573; A-8580)
450.440	am	(P-2573; A-8580)
450.720	am	(P-2573; A-8580)
450.740	am	(P-2573; A-8580)
450.820	am	(P-2573; A-8580)
450.860	am	(P-2573; A-8580)

TITLE 38 (CONT'D)

500.620	n	(P-5179)
500.630	r	(P-5162)
500.630	n	(P-5162)
500.640	r	(P-5162)
500.640	r	(P-5162)
500.650	r	(P-5162)
500.650	r	(P-5179)
500.660	n	(P-5179)
500.670	n	(P-5179)
500.680	n	(P-5179)
500.690	n	(P-5179)
500.700	n	(P-5179)
500.710	r	(P-5162)
500.710	r	(P-5179)
500.810	r	(P-5162)
500.820	r	(P-5162)
500.830	r	(P-5162)
500.840	r	(P-5162)
500.850	r	(P-5162)
500.860	r	(P-5162)
500.870	r	(P-5162)
500.880	r	(P-5162)
500.890	r	(P-5162)
500.900	r	(P-5162)
500.101.0	r	(P-5162)
1075.110	n	(P-1475890; A-1916)
1075.110	n	(P-1475890; A-1916)
1075.120	n	(P-1475890; A-1916)
1075.130	n	(P-14406)
1075.140	n	(P-1475890; A-1916)
1075.150	n	(P-1475890; A-1916)
1075.200	n	(P-1475890; A-1916)
1075.300	n	(P-1475890; A-1916)
1075.310	n	(P-1475890; A-1916)
1075.400	n	(P-1475890; A-1916)
1075.410	n	(P-1475890; A-1916)
1075.415	n	(P-1475890; A-1916)
1075.420	n	(P-1475890; A-1916)
1075.430	n	(P-1475890; A-1916)
1075.440	n	(P-1475890; A-1916)
1075.450	n	(P-1475890; A-1916)
1075.455	n	(P-1475890; A-1916)
1075.460	n	(P-1475890; A-1916)
1075.465	n	(P-1475890; A-1916)
1075.470	n	(P-1475890; A-1916)
1075.480	n	(P-1475890; A-1916)
1075.490	n	(P-1475890; A-1916)
1075.500	n	(P-1475890; A-1916)
1075.505	n	(P-1475890; A-1916)
1075.510	n	(P-1475890; A-1916)
1075.515	n	(P-1475890; A-1916)
1075.520	n	(P-1475890; A-1916)
1075.525	n	(P-1475890; A-1916)
1075.530	n	(P-1475890; A-1916)
1075.535	n	(P-1475890; A-1916)
1075.540	n	(P-1475890; A-1916)
1075.545	n	(P-1475890; A-1916)
1075.550	n	(P-1475890; A-1916)
1075.555	n	(P-1475890; A-1916)
1075.560	n	(P-1475890; A-1916)
1075.565	n	(P-1475890; A-1916)
1075.570	n	(P-1475890; A-1916)
1075.575	n	(P-1475890; A-1916)

(P-14758/90; A-1916)

[illegible]

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

TITLE 50

734.Ex.C

(P-15238/90; A-4458)

am

6101.20

(P-7391)

am

6602.10

(P-7391)

n

6602.20

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

6602.70

(P-7391)

n

6602.80

(P-7391)

n

6602.90

(P-7391)

n

6602.100

(P-7391)

n

6602.25

(P-7391)

n

6602.30

(P-7391)

n

6602.40

(P-7391)

n

6602.50

(P-7391)

n

6602.60

(P-7391)

n

TITLE 56 (CONT'D)		TITLE 59 (CONT'D)	
5300.1150	am	130.250	am
5300.1160	am	130.Tb.A	am
6000.10	am	130.Tb.B	am
6000.280	am		
6000.330	n		
TITLE 59		TITLE 62	
101.20	am	220.160	am
101.30	am	240.10	am
101.100	n	240.200	n
106.25	am	240.210	n
106.45	am	240.210	r
108.10	am	240.220	n
108.20	am	240.220	r
108.30	am	240.230	n
108.40	am	240.230	r
108.50	am	240.230	n
108.60	am	240.240	n
108.70	am	240.240	r
108.80	am	240.250	n
108.90	am	240.250	r
108.100	am	240.250	n
108.110	am	240.255	r
108.120	am	240.260	n
108.130	am	240.260	r
108.140	am	240.270	n
108.150	am	240.280	r
108.160	am	240.300	n
108.200	n	240.305	r
108.210	n	240.310	n
108.220	n	240.310	r
108.300	n	240.320	n
108.300	n	240.320	r
108.300	n	240.330	n
108.300	n	240.330	r
108.300	n	240.340	n
108.300	n	240.340	r
108.300	n	240.350	n
108.300	n	240.350	r
108.300	n	240.360	n
108.300	n	240.360	r
108.300	n	240.370	n
108.300	n	240.370	r
108.300	n	240.380	n
108.300	n	240.380	r
108.300	n	240.390	n
108.300	n	240.390	r
108.300	n	240.400	n
108.300	n	240.400	r
108.300	n	240.410	n
108.300	n	240.410	r
108.300	n	240.420	n
108.300	n	240.420	r
108.300	n	240.430	n
108.300	n	240.430	r
108.300	n	240.440	n
108.300	n	240.440	r
108.300	n	240.450	n
108.300	n	240.450	r
108.300	n	240.460	n
108.300	n	240.460	r
108.300	n	240.470	n
108.300	n	240.470	r
108.300	n	240.510	n
108.300	n	240.510	r
108.300	n	240.520	n
108.300	n	240.520	r
108.300	n	240.600	n
108.300	n	240.600	r
108.300	n	240.610	n
108.300	n	240.610	r
108.300	n	240.620	n
108.300	n	240.620	r
108.300	n	240.630	n
108.300	n	240.630	r
108.300	n	240.640	n
108.300	n	240.640	r
108.300	n	240.650	n
108.300	n	240.650	r
108.300	n	240.655	n
108.300	n	240.655	r
108.300	n	240.660	n
108.300	n	240.660	r
108.300	n	240.670	n
108.300	n	240.670	r
108.300	n	240.680	n
108.300	n	240.680	r
108.300	n	240.690	n
108.300	n	240.690	r
108.300	n	240.700	n
108.300	n	240.700	r
108.300	n	240.710	n
108.300	n	240.710	r
108.300	n	240.720	n
108.300	n	240.720	r
108.300	n	240.730	n
108.300	n	240.730	r
108.300	n	240.740	n
108.300	n	240.740	r
108.300	n	240.750	n
108.300	n	240.750	r
108.300	n	240.760	n
108.300	n	240.760	r
108.300	n	240.770	n
108.300	n	240.770	r
108.300	n	240.780	n
108.300	n	240.780	r
108.300	n	240.790	n
108.300	n	240.790	r
108.300	n	240.805	n
108.300	n	240.805	r
108.300	n	240.810	n
108.300	n	240.810	r
108.300	n	240.820	n
108.300	n	240.820	r
108.300	n	240.830	n
108.300	n	240.830	r
108.300	n	240.840	n
108.300	n	240.840	r
108.300	n	240.850	n
108.300	n	240.850	r
108.300	n	240.860	n
108.300	n	240.860	r
108.300	n	240.870	n
108.300	n	240.870	r
108.300	n	240.880	n
108.300	n	240.880	r
108.300	n	240.890	n
108.300	n	240.890	r
108.300	n	240.905	n
108.300	n	240.905	r
108.300	n	240.910	n
108.300	n	240.910	r
108.300	n	240.920	n
108.300	n	240.920	r
108.300	n	240.930	n
108.300	n	240.930	r
108.300	n	240.940	n
108.300	n	240.940	r
108.300	n	240.950	n
108.300	n	240.950	r
108.300	n	240.960	n
108.300	n	240.960	r
108.300	n	240.970	n
108.300	n	240.970	r
108.300	n	240.980	n
108.300	n	240.980	r
108.300	n	240.985	n
108.300	n	240.985	r
108.300	n	240.990	n
108.300	n	240.990	r
108.300	n	240.995	n
108.300	n	240.995	r
108.300	n	240.1200	n
108.300	n	240.1200	r
108.300	n	240.1205	n
108.300	n	240.1205	r
108.300	n	240.1210	n
108.300	n	240.1210	r
108.300	n	240.1220	n
108.300	n	240.1220	r
108.300	n	240.1230	n
108.300	n	240.1230	r
108.300	n	240.1240	n
108.300	n	240.1240	r
108.300	n	240.1250	n
108.300	n	240.1250	r
108.300	n	240.1260	n
108.300	n	240.1260	r
108.300	n	240.1270	n
108.300	n	240.1270	r
108.300	n	240.1300	n
108.300	n	240.1300	r
108.300	n	240.1305	n
108.300	n	240.1305	r
108.300	n	240.1310	n
108.300	n	240.1310	r
108.300	n	240.1320	n
108.300	n	240.1320	r
108.300	n	240.1330	n
108.300	n	240.1330	r
108.300	n	240.1340	n
108.300	n	240.1340	r
108.300	n	240.1350	n
108.300	n	240.1350	r

VOL. 15, ISSUE #41

ILLINOIS REGISTER

SECTIONS AFFECTED INDEX

OCTOBER 11, 1991

TITLE 62 (CONT'D)

240.1360

re

(A-8566)

1816.116

am

(P-1266)

240.1370

re

(A-8566)

1816.117

am

(P-1266)

240.1380

re

(A-8566)

1816.151

n

(P-1266)

240.1385

re

(A-8566)

1816.151

n

(P-1266)

240.1390

re

(A-8566)

1816.Ap.A

am

(P-1314)

240.1395

re

(A-8566)

1817.49

am

(P-1314)

240.1400

re

(A-8566)

1817.68

am

(P-1314)

240.1400

re

(A-8566)

1817.84

am

(P-1314)

240.1400

re

(E-14679)

1817.116

am

(P-1314)

240.1400

n

(P-14365)

1817.117

am

(P-1314)

240.1405

r

(P-14365)

1817.150

am

(P-1314)

240.1410

r

(P-14365)

1817.151

n

(P-1314)

240.1410

n

(P-14365)

1823.14

am

(P-1368)

240.1420

n

(P-14365)

1823.15

am

(P-1368)

240.1420

n

(P-14365)

2501.7

am

(P-141; A-6513)

240.1430

n

(P-14365)

2501.10

am

(P-141; A-6513)

240.1430

n

(P-14365)

2501.13

am

(P-141; A-6513)

240.1440

r

(P-14365)

2501.16

am

(P-141; A-6513)

240.1440

r

(P-14365)

2501.19

am

(P-141; A-6513)

240.1450

r

(P-14365)

2501.25

am

(P-141; A-6513)

240.1450

n

(P-14365)

2501.25

am

(P-141; A-6513)

240.1460

r

(P-14365)

2501.10

am

(P-141; A-6513)

240.1460

n

(P-14365)

2501.13

am

(P-141; A-6513)

240.1470

r

(P-14365)

2501.16

am

(P-141; A-6513)

240.1500

re

(A-8566)

870.100

n

(P-12094)

240.1500

n

(P-14365)

870.110

n

(P-12094)

240.1500

n

(E-14679)

870.115

n

(P-12094)

240.1510

n

(P-14365)

870.120

n

(P-12094)

240.1510

n

(P-14365)

870.200

n

(P-12094)

240.1520

n

(P-14365)

870.205

n

(P-12094)

240.1530

n

(P-14365)

870.210

n

(P-12094)

1700.11

am

(P-1235)

870.215

n

(P-12094)

1701.Ap. A

am

(P-1242)

870.220

n

(P-12094)

1702.1

n

(P-1221)

870.225

n

(P-12094)

1702.5

n

(P-1221)

870.230

n

(P-12094)

1702.10

n

(P-1221)

870.235

n

(P-12094)

1702.11

n

(P-1221)

870.240

n

(P-12094)

1702.12

n

(P-1221)

870.245

n

(P-12094)

1702.13

n

(P-1221)

870.300

n

(P-12094)

1702.14

n

(P-1221)

870.305

n

(P-12094)

1702.15

n

(P-1221)

870.310

n

(P-12094)

1702.16

n

(P-1221)

870.315

n

(P-12094)

1702.17

n

(P-1221)

870.320

n

(P-12094)

1702.18

n

(P-1221)

870.325

n

(P-12094)

1761.11

am

(P-1212)

870.400

n

(P-12094)

1761.12

am

(P-1212)

870.405

n

(P-12094)

1772.11

am

(P-1347)

870.500

n

(P-12094)

1772.14

am

(P-1347)

870.505

n

(P-12094)

1773.5

am

(P-1352)

870.510

n

(P-12094)

1773.11

am

(P-1352)

1150.20

am

(P-2492)

1773.15

am

(P-1352)

1150.30

am

(P-2492)

1773.17

am

(P-1352)

1150.40

am

(P-2492)

1773.19

am

(P-3393)

1150.50

am

(P-2492)

1774.13

am

(P-1363)

1150.60

am

(P-2492)

1778.14

am

(P-1342)

1150.65

am

(P-2492)

1780.16

am

(P-1374)

1150.70

am

(P-2492)

1780.37

am

(P-1374)

1150.80

am

(P-2492)

1780.39

n

(P-1374)

1150.90

am

(P-2492)

1784.21

am

(P-1382)

1150.100

am

(P-2492)

1784.24

am

(P-1382)

1150.110

am

(P-2492)

1784.30

n

(P-1382)

1150.110

am

(P-2492)

1816.49

am

(P-1266)

1150.II.A

am

(P-2492)

1816.68

am

(P-1266)

1200.30

am

(P-14369)

1816.84

am

(P-1266)

1240.16

n

(P-2456/90; A-3051)

1816.84

am

(P-1266)

1240.40

am

(P-2456/90; A-3051)

1816.111

am

(P-1266)

1240.50

am

(P-2456/90; A-3051)

VOL. 15, ISSUE #41

ILLINOIS REGISTER

SECTIONS AFFECTED INDEX

OCTOBER 11, 1991

TITLE 68 (CONT'D)

1250.110	am	(P-1691; A-8238)	1380.280	am	(P-7346/90; A-247)
1250.120	am	(P-1691; A-8238)	1380.285	n	(P-7346/90; A-247)
1250.130	am	(P-1691; A-8238)	1380.290	am	(P-7346/90; A-247)
1250.135	n	(P-1691; A-8238)	1380.300	am	(P-7346/90; A-247)
1250.140	am	(P-1691; A-8238)	1380.310	am	(P-7346/90; A-247)
1250.150	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.155	n	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.160	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.170	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.180	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.190	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.200	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.205	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.210	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.215	am	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1250.220	n	(P-1691; A-8238)	1380.320	am	(P-7346/90; A-247)
1270.5	n	(P-7378/90; A-5258)	1450.10	am	(P-1951/90; A-10416)
1275.10	am	(P-7378/90; A-5258)	1450.11	#	(P-1951/90; A-10416)
1275.15	n	(P-3218; A-10091) (E-3324)	1450.11	am	(P-1951/90; A-10416)
1275.13	n	(P-3218; A-10091) (E-3324)	1450.12	#	(P-1951/90; A-10416)
1275.15	am	(P-7378/90; A-5258)	1450.12	am	(P-1951/90; A-10416)
1275.20	am	(P-7378/90; A-5258)	1450.15	am	(P-1951/90; A-10416)
1275.30	am	(P-7378/90; A-5258)	1450.17	am	(P-1951/90; A-10416)
1275.35	nb	(P-7378/90; A-5258)	1450.18	am	(P-1951/90; A-10416)
1275.40	am	(P-3218; A-10091)	1450.18	am	(P-1951/90; A-10416)
1275.45	am	(P-7378/90; A-5258)	1450.19	n	(P-1951/90; A-10416)
1275.50	n	(P-3218; A-10091)	1450.20	am	(P-1951/90; A-10416)
1275.60	am	(P-7378/90; A-5258)	1450.25	n	(P-1951/90; A-10416)
1275.65	am	(P-7378/90; A-5258)	1450.30	am	(P-1951/90; A-10416)
1275.70	am	(P-3218; A-10091)	1450.35	am	(P-1951/90; A-10416)
1275.80	n	(P-3218; A-10091)	1450.40	am	(P-1951/90; A-10416)
1275.90	am	(P-6888; A-13365)	1450.45	am	(P-1951/90; A-10416)
1285.20	am	(P-6888; A-13365)	1450.55	n	(P-1951/90; A-10416)
1285.50	am	(P-6888; A-13365)	1450.60	am	(P-1951/90; A-10416)
1285.60	am	(P-6888; A-13365)	1450.70	am	(P-1951/90; A-10416)
1285.70	am	(P-6888; A-13365)	1450.80	am	(P-1951/90; A-10416)
1285.80	am	(P-6888; A-13365)	1450.90	am	(P-1951/90; A-10416)
1285.90	am	(P-6888; A-13365)	1450.100	am	(P-1951/90; A-10416)
1285.95	am	(P-6888; A-13365)	1450.140	am	(P-1951/90; A-10416)
1285.105	n	(P-11369)	1450.150	am	(P-1951/90; A-10416)
1285.120	am	(P-6888; A-13365)	1450.170	am	(P-1951/90; A-10416)
1300.30	am	(P-2519; A-8573) (E-2855)	1450.175	n	(P-14375)
1340.15	n	(P-11369) (E-11503; RC-14322)	1450.180	am	(P-1951/90; A-10416)
1340.20	am	(P-11369) (E-11503; RC-14322)	1450.185	am	(P-1951/90; A-10416)
1340.30	am	(P-11369) (E-11503; RC-14322)	1450.215	am	(P-1951/90; A-10416)
1340.40	am	(P-11369) (E-11503; RC-14322)	1450.215	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.220	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.230	#	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.240	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.250	#	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.260	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.270	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.275	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.280	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1450.290	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1480.10	am	(P-1951/90; A-10416)
		(P-11369) (E-11503; RC-14322)	1480.20	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.30	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.40	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.45	#	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.50	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.110	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.120	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.130	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.140	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.150	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.160	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.170	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.180	n	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.190	#	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.200	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.210	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.220	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.230	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.240	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.250	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.260	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.270	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.280	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.290	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.300	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.310	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.320	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.330	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.340	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.350	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.360	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.370	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.380	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.390	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.400	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.410	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.420	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.430	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.440	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.450	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.460	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.470	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.480	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.490	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.500	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.510	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.520	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.530	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.540	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.550	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.560	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.570	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.580	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.590	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.600	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.610	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.620	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.630	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.640	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.650	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.660	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.670	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.680	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.690	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.700	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.710	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.720	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.730	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.740	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.750	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.760	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.770	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.780	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.790	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.800	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.810	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.820	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.830	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.840	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.850	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.860	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.870	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.880	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.890	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.900	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.910	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.920	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.930	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.940	am	(P-1429/90; A-7081)
		(P-11369) (E-11503; RC-14322)	1480.950	am	(P-1429/90; A-7081)
		(P-11			

[illegible]

TITLE 77 (CONT'D)			
500.45	n	(P-17452/90; A-11706)	n
500.50	am	(P-17452/90; A-11706)	535.1000
500.60	am	(P-17452/90; A-11706)	535. Ap. A
500.70	n	(P-3422; A-11706) (E-3393)	540.65
500.80	n	(P-17452/90; A-11706)	540.90
500.90	n	(P-17452/90; A-11706)	540.100
500. Ap. A	n	(P-17452/90; A-11706)	540.200
.I. A	n	(P-17452/90; A-11706)	550.100
.II. B	n	(P-17452/90; A-11706)	550.110
.II. C	n	(P-17452/90; A-11706)	550.120
.II. D	n	(P-17452/90; A-11706)	550.130
.II. E	n	(P-17452/90; A-11706)	590.10
.II. F	n	(P-17452/90; A-11706)	590.10
500. Ap. B	n	(P-17452/90; A-11706)	590.20
.I. A	n	(P-17452/90; A-11706)	590.20
.II. B	n	(P-17452/90; A-11706)	590.30
.II. C	n	(P-17452/90; A-11706)	590.30
.II. D	n	(P-17452/90; A-11706)	590.40
.II. E	n	(P-17452/90; A-11706)	590.40
.II. F	n	(P-17452/90; A-11706)	590.50
500. Ap. C	n	(P-17452/90; A-11706)	590.100
500. Ap. D	n	(P-17452/90; A-11706)	590.100
500. Ap. E	n	(P-17452/90; A-11706)	590.110
.II. A	n	(P-17452/90; A-11706)	590.110
.II. B	n	(P-17452/90; A-11706)	590.120
.II. C	n	(P-17452/90; A-11706)	590.120
.II. D	n	(P-17452/90; A-11706)	590.130
.II. E	n	(P-17452/90; A-11706)	590.130
.II. F	n	(P-17452/90; A-11706)	590.140
500. Ap. F	n	(P-17452/90; A-11706)	590.140
.II. A	n	(P-17452/90; A-11706)	590.200
.II. B	n	(P-17452/90; A-11706)	590.210
.II. C	n	(P-17452/90; A-11706)	590.220
.II. D	n	(P-17452/90; A-11706)	590.230
.II. E	n	(P-17452/90; A-11706)	590.240
500. Ap. G	n	(P-17452/90; A-11706)	590.300
.II. A	n	(P-17452/90; A-11706)	590.310
.II. B	n	(P-17452/90; A-11706)	590.320
.II. C	n	(P-17452/90; A-11706)	590.330
.II. D	n	(P-17452/90; A-11706)	590.400
.II. E	n	(P-17452/90; A-11706)	590.410
.II. F	n	(P-17452/90; A-11706)	590.420
500. Ap. H	n	(P-17452/90; A-11706)	590.420
.II. A	n	(P-17452/90; A-11706)	590. Ap. A
.II. B	n	(P-17452/90; A-11706)	590. Ap. B
.II. C	n	(P-17452/90; A-11706)	590. Ap. C
.II. D	n	(P-17452/90; A-11706)	590. Ap. D
.II. E	n	(P-17452/90; A-11706)	595.100
.II. F	n	(P-17452/90; A-11706)	595.110
500. Ap. I	n	(P-17452/90; A-11706)	595.200
.II. A	n	(P-418; A-7718)	595.300
.II. B	n	(P-418; A-7718)	595.310
.II. C	n	(P-418; A-7718)	595.320
.II. D	n	(P-418; A-7718)	595.330
.II. E	n	(P-418; A-7718)	595. Ap. A
.II. F	n	(P-418; A-7718)	595. Ap. B
500. Ap. J	n	(P-418; A-7718)	595. Ap. C
.II. A	n	(P-418; A-7718)	595. Ap. D
.II. B	n	(P-418; A-7718)	595.100
.II. C	n	(P-418; A-7718)	595.110
.II. D	n	(P-418; A-7718)	595.120
.II. E	n	(P-418; A-7718)	595.130
.II. F	n	(P-418; A-7718)	595.140
.II. G	n	(P-418; A-7718)	595.150
.II. H	n	(P-418; A-7718)	595.160
.II. I	n	(P-418; A-7718)	595.170
.II. J	n	(P-418; A-7718)	595.180
.II. K	n	(P-418; A-7718)	595.190
.II. L	n	(P-418; A-7718)	595.200
.II. M	n	(P-418; A-7718)	595.210
.II. N	n	(P-418; A-7718)	595.220
.II. O	n	(P-418; A-7718)	595.230
.II. P	n	(P-418; A-7718)	595.240
.II. Q	n	(P-418; A-7718)	595.250
.II. R	n	(P-418; A-7718)	595.260
.II. S	n	(P-418; A-7718)	595.270
.II. T	n	(P-418; A-7718)	595.280
.II. U	n	(P-418; A-7718)	595.290
.II. V	n	(P-418; A-7718)	595.300
.II. W	n	(P-418; A-7718)	595.310
.II. X	n	(P-418; A-7718)	595.320
.II. Y	n	(P-418; A-7718)	595.330
.II. Z	n	(P-418; A-7718)	595.340
.II. AA	n	(P-418; A-7718)	595.350
.II. AB	n	(P-418; A-7718)	595.360
.II. AC	n	(P-418; A-7718)	595.370
.II. AD	n	(P-418; A-7718)	595.380
.II. AE	n	(P-418; A-7718)	595.390
.II. AF	n	(P-418; A-7718)	595.400
.II. AG	n	(P-418; A-7718)	595.410
.II. AH	n	(P-418; A-7718)	595.420
.II. AI	n	(P-418; A-7718)	595.430
.II. AJ	n	(P-418; A-7718)	595.440
.II. AK	n	(P-418; A-7718)	595.450
.II. AL	n	(P-418; A-7718)	595.460
.II. AM	n	(P-418; A-7718)	595.470
.II. AN	n	(P-418; A-7718)	595.480
.II. AO	n	(P-418; A-7718)	595.490
.II. AP	n	(P-418; A-7718)	595.500
.II. AQ	n	(P-418; A-7718)	595.510
.II. AR	n	(P-418; A-7718)	595.520
.II. AS	n	(P-418; A-7718)	595.530
.II. AT	n	(P-418; A-7718)	595.540
.II. AU	n	(P-418; A-7718)	595.550
.II. AV	n	(P-418; A-7718)	595.560
.II. AW	n	(P-418; A-7718)	595.570
.II. AX	n	(P-418; A-7718)	595.580
.II. AY	n	(P-418; A-7718)	595.590
.II. AZ	n	(P-418; A-7718)	595.600
.II. BA	n	(P-418; A-7718)	595.610
.II. BB	n	(P-418; A-7718)	595.620
.II. BC	n	(P-418; A-7718)	595.630
.II. BD	n	(P-418; A-7718)	595.640
.II. BE	n	(P-418; A-7718)	595.650
.II. BF	n	(P-418; A-7718)	595.660
.II. BG	n	(P-418; A-7718)	595.670
.II. BH	n	(P-418; A-7718)	595.680
.II. BI	n	(P-418; A-7718)	595.690
.II. BJ	n	(P-418; A-7718)	595.700
.II. BK	n	(P-418; A-7718)	595.710
.II. BL	n	(P-418; A-7718)	595.720
.II. BM	n	(P-418; A-7718)	595.730
.II. BN	n	(P-418; A-7718)	595.740
.II. BO	n	(P-418; A-7718)	595.750
.II. BP	n	(P-418; A-7718)	595.760
.II. BQ	n	(P-418; A-7718)	595.770
.II. BR	n	(P-418; A-7718)	595.780
.II. BS	n	(P-418; A-7718)	595.790
.II. BT	n	(P-418; A-7718)	595.800
.II. BU	n	(P-418; A-7718)	595.810
.II. BV	n	(P-418; A-7718)	595.820
.II. BW	n	(P-418; A-7718)	595.830
.II. BX	n	(P-418; A-7718)	595.840
.II. BY	n	(P-418; A-7718)	595.850
.II. BZ	n	(P-418; A-7718)	595.860
.II. CA	n	(P-418; A-7718)	595.870
.II. CB	n	(P-418; A-7718)	595.880
.II. CC	n	(P-418; A-7718)	595.890
.II. CD	n	(P-418; A-7718)	595.900
.II. CE	n	(P-418; A-7718)	595.910
.II. CF	n	(P-418; A-7718)	595.920
.II. CG	n	(P-418; A-7718)	595.930
.II. CH	n	(P-418; A-7718)	595.940
.II. CI	n	(P-418; A-7718)	595.950
.II. CJ	n	(P-418; A-7718)	595.960
.II. CK	n	(P-418; A-7718)	595.970
.II. CL	n	(P-418; A-7718)	595.980
.II. CM	n	(P-418; A-7718)	595.990
.II. CN	n	(P-418; A-7718)	596.000
.II. CO	n	(P-418; A-7718)	596.010
.II. CP	n	(P-418; A-7718)	596.020
.II. CQ	n	(P-418; A-7718)	596.030
.II. CR	n	(P-418; A-7718)	596.040
.II. CS	n	(P-418; A-7718)	596.050
.II. CT	n	(P-418; A-7718)	596.060
.II. CU	n	(P-418; A-7718)	596.070
.II. CV	n	(P-418; A-7718)	596.080
.II. CW	n	(P-418; A-7718)	596.090
.II. CX	n	(P-418; A-7718)	596.100
.II. CY	n	(P-418; A-7718)	596.110
.II. CZ	n	(P-418; A-7718)	596.120
.II. DA	n	(P-418; A-7718)	596.130
.II. DB	n	(P-418; A-7718)	596.140
.II. DC	n	(P-418; A-7718)	596.150
.II. DD	n	(P-418; A-7718)	596.160
.II. DE	n	(P-418; A-7718)	596.170
.II. DF	n	(P-418; A-7718)	596.180
.II. DG	n	(P-418; A-7718)	596.190
.II. DH	n	(P-418; A-7718)	596.200
.II. DI	n	(P-418; A-7718)	596.210
.II. DJ	n	(P-418; A-7718)	596.220
.II. DK	n	(P-418; A-7718)	596.230
.II. DL	n	(P-418; A-7718)	596.240
.II. DM	n	(P-418; A-7718)	596.250
.II. DN	n	(P-418; A-7718)	596.260
.II. DO	n	(P-418; A-7718)	596.270
.II. DP	n	(P-418; A-7718)	596.280
.II. DQ	n	(P-418; A-7718)	596.290
.II. DR	n	(P-418; A-7718)	596.300
.II. DS	n	(P-418; A-7718)	596.310
.II. DT	n	(P-418; A-7718)	596.320
.II. DU	n	(P-418; A-7718)	596.330
.II. DV	n	(P-418; A-7718)	596.340
.II. DW	n	(P-418; A-7718)	596.350
.II. DX	n	(P-418; A-7718)	596.360
.II. DY	n	(P-418; A-7718)	596.370
.II. DZ	n	(P-418; A-7718)	596.380
.II. EA	n	(P-418; A-7718)	596.390
.II. EB	n	(P-418; A-7718)	596.400
.II. EC	n	(P-418; A-7718)	596.410
.II. ED	n	(P-418; A-7718)	596.420
.II. EE	n	(P-418; A-7718)	596.430
.II. EF	n	(P-418; A-7718)	596.440
.II. EG	n	(P-418; A-7718)	596.450
.II. EH	n	(P-418; A-7718)	596.460
.II. EI	n	(P-418; A-7718)	596.470
.II. EJ	n	(P-418; A-7718)	596.480
.II. EK	n	(P-418; A-7718)	596.490
.II. EL	n	(P-418; A-7718)	596.500
.II. EM	n	(P-418; A-7718)	596.510
.II. EN	n	(P-418; A-7718)	596.520
.II. EO	n	(P-418; A-7718)	596.530
.II. EP	n	(P-418; A-7718)	596.540
.II. EQ	n	(P-418; A-7718)	596.550
.II. ER	n	(P-418; A-7718)	596.560
.II. ES	n	(P-418; A-7718)	596.570
.II. ET	n	(P-418; A-7718)	596.580
.II. EU	n	(P-418; A-7718)	596.590
.II. EV	n	(P-418; A-7718)	596.600
.II. EW	n	(P-418; A-7718)	596.610
.II. EX	n	(P-418; A-7718)	596.620
.II. EY	n	(P-418; A-7718)	596.630
.II. EZ	n	(P-418; A-7718)	596.640
.II. FA	n	(P-418; A-7718)	596.650
.II. FB	n	(P-418; A-7718)	596.660
.II. FC	n	(P-418; A-7718)	596.670
.II. FD	n	(P-418; A-7718)	596.680
.II. FE	n	(P-418; A-7718)	596.690
.II. FF	n	(P-418; A-7718)	596.700
.II. FG	n	(P-418; A-7718)	596.710
.II. FH	n	(P-418; A-7718)	596.720
.II. FI	n	(P-418; A-7718)	596.730
.II. FJ	n	(P-418; A-7718)	596.740
.II. FK	n	(P-418; A-7718)	596.750
.II. FL	n	(P-418; A-7718)	596.760
.II. FM	n	(P-418; A-7718)	596.770
.II. FN	n	(P-418; A-7718)	596.780
.II. FO	n	(P-418; A-7718)	596.790
.II. FP	n	(P-418; A-7718)	596.800
.II. FQ	n	(P-418; A-7718)	596.810
.II. FR	n	(P-418; A-7718)	596.820
.II. FS	n	(P-418; A-7718)	596.830
.II. FT	n	(P-418; A-7718)	596.840
.II. FU	n	(P-418; A-7718)	596.850
.II. FV	n	(P-418; A-7718)	596.860
.II. FW	n	(P-418; A-7718)	596.870
.II. FX	n	(P-418; A-7718)	596.880
.II. FY	n	(P-418; A-7718)	596.890
.II. FZ	n	(P-418; A-7718)	596.900
.II. GA	n	(P-418; A-7718)	596.910
.II. GB	n	(P-418; A-7718)	596.920
.II. GC	n	(P-418; A-7718)	596.930
.II. GD	n	(P-418; A-7718)	596.940
.II. GE	n	(P-418; A-7718)	596.950
.II. GF	n	(P-418; A-7718)	596.960
.II. GG	n	(P-418; A-7718)	596.970
.II. GH	n	(P-418; A-7718)	596.980
.II. GI	n	(P-418; A-7718)	596.990
.II. GJ	n	(P-418; A-7718)	597.000
.II. GK	n	(P-418; A-7718)	597.010
.II. GL	n	(P-418; A-7718)	597.020
.II. GM	n	(P-418; A-7718)	597.030
.II. GN	n	(P-418; A-7718)	597.040
.II. GO	n	(P-418; A-7718)	597.050
.II. GP	n	(P-418; A-7718)	597.060
.II. GQ	n	(P-418; A-7718)	597.070
.II. GR	n	(P-418; A-7718)	597.080
.II. GS	n	(P-418; A-7718)	597.090
.II. GT	n	(P-418; A-7718)	597.100
.II. GU	n	(P-418; A-7718)	597.110
.II. GV	n	(P-418; A-7718)	597.120

693.15	am	(P-1681790; A-11686)	790.2660	r	(P-1845790; A-6566)	790.5830	am	(P-3417; A-11791) (E-3537)	905.15	am	(P-1630590; W-13202)
693.20	am	(P-1681790; A-11686)	790.2661	am	(P-11070; E-11194)	790.5840	am	(P-11070; E-11194)	905.20	am	(P-1630590; W-13202)
693.30	am	(P-1681790; A-11686)	790.2662	am	(P-11070; E-11194)	790.5900	am	(P-11070; E-11194)	905.30	am	(P-1630590; W-13202)
693.40	am	(P-1681790; A-11686)	790.2740	am	(P-11070; E-11194)	790.5940	am	(P-3417; A-11791) (E-3537)	905.40	am	(P-1630590; W-13202)
693.80	am	(P-1681790; A-11686)	790.2820	am	(P-3417; A-11791) (E-3537)	790.5940	am	(P-3417; A-11791) (E-3537)	905.50	am	(P-1630590; W-13202)
693.140	am	(P-6972)	790.2902	am	(P-11070; E-11194)	790.6020	am	(P-11070; E-11194)	905.60	am	(P-1630590; W-13202)
694.220	am	(P-1677990; A-11646)	790.2908	r	(P-11070; E-11194)	790.6020	am	(P-11070; E-11194)	905.70	am	(P-1630590; W-13202)
697.20	am	(P-1677990; A-11646)	790.3020	am	(P-3417; A-11791) (E-3537)	790.6180	am	(P-11070; E-11194)	905.80	am	(P-1630590; W-13202)
697.30	am	(P-1677990; A-11646)	790.3027	am	(P-11070; E-11194)	790.6300	am	(P-3417; A-11791) (E-3537)	905.90	am	(P-1630590; W-13202)
697.100	am	(P-1677990; A-11646)	790.3027	am	(P-1845790; A-6566)	790.6430	n	(P-1845790; A-6566)	905.100	am	(P-1630590; W-13202)
697.120	am	(P-1677990; A-11646)	790.3060	am	(P-11070; E-11194)	790.6435	am	(P-11070; E-11194)	905.110	am	(P-1630590; W-13202)
697.130	am	(P-1677990; A-11646)	790.3140	am	(P-3417; A-11791) (E-3537)	790.6500	am	(P-11070; E-11194)	905.120	am	(P-1630590; W-13202)
697.140	am	(P-1677990; A-11646)	790.3140	am	(P-3417; A-11791) (E-3537)	790.6505	n	(P-11070; E-11194)	905.125	am	(P-1630590; W-13202)
697.150	r	(P-1677990; A-11646)	790.3220	am	(P-1845790; A-6566)	790.6610	am	(P-3417; A-11791) (E-3537)	905.130	am	(P-1630590; W-13202)
697.160	am	(P-1677990; A-11646)	790.3220	am	(P-11070; E-11194)	790.6610	am	(P-11070; E-11194)	905.140	am	(P-1630590; W-13202)
697.170	am	(P-1677990; A-11646)	790.3308	n	(P-3417; A-11791) (E-3537)	790.6875	am	(P-3417; A-11791) (E-3537)	905.150	am	(P-1630590; W-13202)
697.180	am	(P-1677990; A-11646)	790.3315	am	(P-11070; E-11194)	790.6960	am	(P-11070; E-11194)	905.160	am	(P-1630590; W-13202)
697.300	am	(P-1677990; A-11646)	790.3335	am	(P-3417; A-11791) (E-3537)	790.7120	am	(P-3417; A-11791) (E-3537)	905.170	am	(P-1630590; W-13202)
697.300	am	(P-1677990; A-11646)	790.3335	am	(P-1845790; A-6566)	790.7160	am	(P-3417; A-11791) (E-3537)	905.180	am	(P-1630590; W-13202)
697.300	am	(P-1677990; A-11646)	790.3340	am	(P-11070; E-11194)	790.7221	n	(P-3417; A-11791) (E-3537)	905.190	am	(P-1630590; W-13202)
697.10	am	(P-1677990; A-11646)	790.3350	am	(P-1845790; A-6566)	790.7221	n	(P-3417; A-11791) (E-3537)	905.200	am	(P-1630590; W-13202)
710.210	am	(P-1524690; W-675)	790.3420	am	(P-11070; E-11194)	790.7245	n	(P-3417; A-11791) (E-3537)	905.210	r	(P-1630590; W-13202)
790.500	am	(P-3417; A-11791) (E-3537)	790.3488	n	(P-11070; E-11194)	790.7280	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.600	am	(P-11070; E-11194)	790.3540	am	(P-3417; A-11791) (E-3537)	790.7278	am	(P-1845790; A-6566)	905.210	am	(P-1630590; W-13202)
790.740	am	(P-11070; E-11194)	790.3620	am	(P-11070; E-11194)	790.7278	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.780	am	(P-3417; A-11791) (E-3537)	790.3720	am	(P-11070; E-11194)	790.7280	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.910	am	(P-11070; E-11194)	790.3907	am	(P-11070; E-11194)	790.7294	r	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1107	n	(P-3417; A-11791) (E-3537)	790.3910	am	(P-11070; E-11194)	790.7340	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1112	n	(P-3417; E-3537)	790.3914	am	(P-1845790; A-6566)	790.7380	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1127	am	(P-11070; E-11194)	790.3940	am	(P-11070; E-11194)	790.7740	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1131	am	(P-11070; E-11194)	790.3945	am	(P-11070; E-11194)	790.7820	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1350	n	(P-11070; E-11194)	790.4060	am	(P-3417; A-11791) (E-3537)	790.7828	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1390	n	(P-11070; E-11194)	790.4140	am	(P-11070; E-11194)	790.8015	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1418	am	(P-3417; A-11791) (E-3537)	790.4384	am	(P-1845790; A-6566)	790.8015	am	(P-1845790; A-6566)	905.210	am	(P-1630590; W-13202)
790.1420	am	(P-3417; A-11791) (E-3537)	790.4385	n	(P-11070; E-11194)	790.8020	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1423	am	(P-1845790; A-6566)	790.4420	am	(P-3417; A-11791) (E-3537)	790.8106	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1425	am	(P-3417; A-11791) (E-3537)	790.4495	am	(P-3417; A-11791) (E-3537)	790.8140	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1560	am	(P-11070; E-11194)	790.4580	am	(P-3417; A-11791) (E-3537)	790.8290	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1573	n	(P-11070; E-11194)	790.4660	am	(P-3417; A-11791) (E-3537)	790.8420	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1685	am	(P-1845790; A-6566)	790.4667	am	(P-11070; E-11194)	790.8500	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1710	am	(P-3417; A-11791) (E-3537)	790.4720	am	(P-1845790; A-6566)	790.8580	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1740	am	(P-3417; A-11791) (E-3537)	790.4725	am	(P-11070; E-11194)	790.8620	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.1870	n	(P-11070; E-11194)	790.4725	am	(P-11070; E-11194)	790.8710	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1930	am	(P-11070; E-11194)	790.4728	am	(P-1845790; A-6566)	790.9048	am	(P-1845790; A-6566)	905.210	am	(P-1630590; W-13202)
790.1950	am	(P-1845790; A-6566)	790.4740	am	(P-3417; A-11791) (E-3537)	790.9056	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.1960	am	(P-1845790; A-6566)	790.4940	am	(P-11070; E-11194)	790.9056	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.2020	am	(P-3417; A-11791) (E-3537)	790.5030	n	(P-1845790; A-6566)	790.9084	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.2060	am	(P-11070; E-11194)	790.5220	am	(P-3417; A-11791) (E-3537)	790.9220	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.2130	am	(P-3417; A-11791) (E-3537)	790.5300	am	(P-1845790; A-6566)	790.9320	am	(P-11070; E-11194)	905.210	am	(P-1630590; W-13202)
790.2155	am	(P-1845790; A-6566)	790.5312	am	(P-3417; A-11791) (E-3537)	790.9460	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.2180	am	(P-11070; E-11194)	790.5320	am	(P-11070; E-11194)	790.9500	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.2465	am	(P-1845790; A-6566)	790.5420	am	(P-3417; A-11791) (E-3537)	790.9580	am	(P-3417; A-11791) (E-3537)	905.210	am	(P-1630590; W-13202)
790.2485	am	(P-3417; A-11791) (E-3537)	790.5483	am	(P-11070; E-11194)	895.110	am	(P-5005)	905.210	am	(P-1630590; W-13202)
790.2580	am	(P-1845790; A-6566)	790.5540	am	(P-3417; A-11791) (E-3537)	895.20	am	(P-5005)	905.210	am	(P-1630590; W-13202)
790.2617	am	(P-1845790; A-6566)	790.5660	am	(P-11070; E-11194)	895.30	am	(P-5005)	905.210	am	(P-1630590; W-13202)
790.2618	am	(P-11070; E-11194)	790.5740	am	(P-3417; A-11791) (E-3537)	895.40	am	(P-5005)	905.210	am	(P-1630590; W-13202)
790.2645	n	(P-1845790; A-6566)	790.5792	am	(P-11070; E-11194)	895.50	am	(P-5005)	905.210	am	(P-1630590; W-13202)
790.2655	n	(P-11070; E-11194)	790.5820	am	(P-3417; A-11791) (E-3537)	905.10	am	(P-1630590; W-13202)	905.210	am	(P-1630590; W-13202)

ILLINOIS REGISTER			ILLINOIS REGISTER		
SECTIONS AFFECTED INDEX			SECTIONS AFFECTED INDEX		
VOL. 15, ISSUE #41			VOL. 15, ISSUE #41		
TITLE 77 (CONT'D)			TITLE 77 (CONT'D)		
2030.105	n	(P-9083)	2030.810	n	(P-9083)
2030.107	n	(P-9083)	2030.820	r	(P-9153)
2030.110	r	(P-9153)	2030.820	n	(P-9083)
2030.110	n	(P-9083)	2030.830	n	(P-9083)
2030.115	n	(P-9083)	2030.840	n	(P-9083)
2030.120	r	(P-9153)	2030.850	n	(P-9083)
2030.120	r	(P-9083)	2030.910	r	(P-9153)
2030.130	r	(P-9153)	2030.910	n	(P-9083)
2030.130	n	(P-9083)	2030.920	r	(P-9153)
2030.140	n	(P-9083)	2030.930	r	(P-9153)
2030.150	n	(P-9083)	2030.940	r	(P-9153)
2030.160	r	(P-9153)	2030.950	r	(P-9153)
2030.210	r	(P-9153)	2030.960	r	(P-9153)
2030.210	n	(P-9083)	2030.970	r	(P-9153)
2030.220	r	(P-9153)	2030.980	r	(P-9153)
2030.220	n	(P-9083)	2030.1010	r	(P-9153)
2030.230	n	(P-9083)	2030.1010	n	(P-9083)
2030.230	n	(P-9153)	2030.1020	n	(P-9153)
2030.310	n	(P-9083)	2030.1030	n	(P-9083)
2030.310	n	(P-9153)	2030.1030	n	(P-9083)
2030.320	r	(P-9153)	2030.1040	n	(P-9153)
2030.320	n	(P-9083)	2030.1040	n	(P-9083)
2030.330	r	(P-9153)	2030.1050	n	(P-9153)
2030.340	n	(P-9083)	2030.1060	n	(P-9083)
2030.340	n	(P-9153)	2030.1070	n	(P-9083)
2030.350	r	(P-9153)	2030.1080	n	(P-9083)
2030.350	n	(P-9083)	2030.1090	n	(P-9083)
2030.360	r	(P-9153)	2030.1110	r	(P-9153)
2030.410	r	(P-9153)	2030.1110	n	(P-9083)
2030.410	r	(P-9083)	2030.1120	r	(P-9153)
2030.420	n	(P-9153)	2030.1120	n	(P-9083)
2030.430	n	(P-9083)	2030.1130	r	(P-9153)
2030.440	r	(P-9153)	2030.1140	n	(P-9083)
2030.440	n	(P-9083)	2030.1150	n	(P-9153)
2030.450	r	(P-9153)	2030.1160	n	(P-9083)
2030.450	n	(P-9083)	2030.1205	r	(P-9153)
2030.510	n	(P-9083)	2030.1205	n	(P-9083)
2030.520	n	(P-9083)	2030.1210	r	(P-9153)
2030.530	n	(P-9083)	2030.1210	n	(P-9083)
2030.540	n	(P-9083)	2030.1215	r	(P-9153)
2030.550	r	(P-9153)	2030.1215	n	(P-9083)
2030.610	n	(P-9083)	2030.1220	r	(P-9153)
2030.610	n	(P-9153)	2030.1220	n	(P-9083)
2030.620	r	(P-9153)	2030.1225	r	(P-9153)
2030.620	n	(P-9083)	2030.1225	n	(P-9083)
2030.630	r	(P-9153)	2030.1230	r	(P-9153)
2030.640	n	(P-9083)	2030.1230	n	(P-9083)
2030.710	r	(P-9153)	2030.1235	r	(P-9153)
2030.710	n	(P-9083)	2030.1240	r	(P-9153)
2030.720	r	(P-9153)	2030.1245	r	(P-9153)
2030.720	n	(P-9083)	2030.1245	n	(P-9083)
2030.730	n	(P-9153)	2030.1250	r	(P-9153)
2030.730	n	(P-9083)	2030.1250	n	(P-9083)
2030.740	r	(P-9153)	2030.1255	r	(P-9153)
2030.740	n	(P-9083)	2030.1255	n	(P-9083)
2030.750	r	(P-9153)	2030.1260	r	(P-9153)
2030.750	n	(P-9083)	2030.1260	n	(P-9083)
2030.760	r	(P-9153)	2030.1265	r	(P-9153)
2030.760	n	(P-9083)	2030.1265	n	(P-9083)
2030.810	r	(P-9153)	2030.1270	r	(P-9153)
2030.810	n	(P-9083)	2030.1310	r	(P-9153)

TITLE 80 (CONT'D)		TITLE 81 (CONT'D)		TITLE 86	
310.540 am	(P-5147; A-13080) (E-10485) (PP-663) (P-1465790; A-3296)	500.335 am	(P-11905) (P-2056590; A-8205)	730.604 r	(P-1650) (P-1627)
310.Ap-A am	(P-4497; W-5920) (PP-5465)	710.1 am	(P-2056590; A-8205)	730.605 n	(P-1627)
Th. A am	(P-4497; W-5920) (PP-5465)	710.1000 am	(P-1650)	730.606 r	(P-1650)
Th. B am	(P-4497; W-5920) (PP-5465)	730.101 n	(P-1650)	730.607 r	(P-1650)
Th. C am	(P-12051)	730.102 n	(P-1650)	730.608 r	(P-1650)
Th. D am	(P-4497)	730.103 n	(P-1650)	730.609 r	(P-1650)
Th. E am	(P-1465790; A-3296) (P-4497; A-11080)	730.200 n	(P-1627)	730.610 r	(P-1650)
Th. F am	(P-1465790; A-3296) (P-4497; A-11080)	730.201 n	(P-1627)	730.611 r	(P-1650)
Th. G am	(P-1465790; A-3296) (P-4497; A-11080)	730.202 n	(P-1650)	730.612 r	(P-1650)
Th. H am	(P-1465790; A-3296) (P-4497; A-11080)	730.203 n	(P-1650)	730.701 r	(P-1650)
Th. I am	(P-1465790; A-3296) (P-4497; A-11080)	730.300 n	(P-1627)	730.702 r	(P-1650)
Th. J am	(P-1465790; A-3296) (P-4497; A-11080)	730.301 n	(P-1627)	730.703 r	(P-1627)
Th. K am	(P-1465790; A-3296) (P-4497; A-11080)	730.310 n	(P-1627)	730.705 n	(P-1627)
Th. L am	(P-1465790; A-3296) (P-4497; A-11080)	730.315 n	(P-1627)	730.710 n	(P-1627)
Th. M am	(P-1465790; A-3296) (P-4497; A-11080)	730.320 n	(P-1627)	730.715 n	(P-1627)
Th. N am	(P-1465790; A-3296) (P-4497; A-11080)	730.325 n	(P-1627)	730.720 n	(P-1627)
Th. O am	(P-1465790; A-3296) (P-4497; A-11080)	730.330 n	(P-1627)	730.725 n	(P-1627)
Th. P am	(P-1465790; A-3296) (P-4497; A-11080)	730.335 n	(P-1627)	730.801 r	(P-1650)
Th. Q am	(P-1465790; A-3296) (P-4497; A-11080)	730.400 n	(P-1627)	730.802 r	(P-1650)
Th. R am	(P-1465790; A-3296) (P-4497; A-11080)	730.401 n	(P-1650)	730.803 r	(P-1650)
Th. S am	(P-1465790; A-3296) (P-4497; A-11080)	730.402 n	(P-1650)	730.804 r	(P-1650)
Th. T am	(P-1465790; A-3296) (P-4497; A-11080)	730.403 n	(P-1650)	730.805 r	(P-1650)
Th. U am	(P-1465790; A-3296) (P-4497; A-11080)	730.404 n	(P-1650)	730.806 r	(P-1650)
Th. V am	(P-1465790; A-3296) (P-4497; A-11080)	730.405 n	(P-1650)	730.807 r	(P-1650)
Th. W am	(P-1465790; A-3296) (P-4497; A-11080)	730.406 n	(P-1650)	730.808 r	(P-1650)
Th. X am	(P-1465790; A-3296) (P-4497; A-11080)	730.407 n	(P-1650)	730.809 r	(P-1650)
Th. Y am	(P-1465790; A-3296) (P-4497; A-11080)	730.408 n	(P-1650)	730.810 r	(P-1650)
Th. Z am	(P-1465790; A-3296) (P-4497; A-11080)	730.409 n	(P-1650)	730.811 r	(P-1650)
310.Ap-C am	(P-1465790; A-3296) (P-4497; A-11080)	730.410 n	(P-1650)	730.812 r	(P-1650)
310.Ap-D am	(P-1465790; A-3296) (P-4497; A-11080)	730.411 n	(P-1650)	730.813 r	(P-1650)
1540.330 am	(P-5147; A-13080) (E-10485)	730.412 n	(P-1650)	730.814 r	(P-1650)
1650.180 am	(P-5147; A-13080) (E-10485)	730.413 n	(P-1650)	730.815 r	(P-1650)
1650.210 am	(P-5147; A-13080) (E-10485)	730.414 n	(P-1650)	730.816 r	(P-1650)
1650.230 am	(P-5147; A-13080) (E-10485)	730.415 n	(P-1650)	730.817 r	(P-1650)
1650.270 am	(P-5147; A-13080) (E-10485)	730.416 n	(P-1650)	730.818 r	(P-1650)
1650.320 am	(P-5147; A-13080) (E-10485)	730.417 n	(P-1650)	730.819 r	(P-1650)
1650.325 am	(P-5147; A-13080) (E-10485)	730.418 n	(P-1650)	730.820 r	(P-1650)
1650.410 am	(P-5147; A-13080) (E-10485)	730.419 n	(P-1650)	730.821 r	(P-1650)
1650.440 am	(P-5147; A-13080) (E-10485)	730.420 n	(P-1650)	730.822 r	(P-1650)
1650.450 am	(P-5147; A-13080) (E-10485)	730.421 n	(P-1650)	730.823 r	(P-1650)
2110.30 am	(P-12064)	730.422 n	(P-1650)	730.824 r	(P-1650)
2110.210 am	(P-12064)	730.423 n	(P-1650)	730.825 r	(P-1650)
2110.220 am	(P-12064)	730.424 n	(P-1650)	730.826 r	(P-1650)
2110.230 am	(P-12064)	730.425 n	(P-1650)	730.827 r	(P-1650)
2110.240 am	(P-12064)	730.426 n	(P-1650)	730.828 r	(P-1650)
2110.250 am	(P-12064)	730.427 n	(P-1650)	730.829 r	(P-1650)
2800.240 am	(P-12064)	730.428 n	(P-1650)	730.830 r	(P-1650)
220.5 am	(P-1565390; A-5056)	730.429 n	(P-1650)	730.831 r	(P-1650)
220.10 am	(P-1565390; A-5056)	730.430 n	(P-1650)	730.832 r	(P-1650)
220.20 am	(P-1565390; A-5056)	730.431 n	(P-1650)	730.833 r	(P-1650)
220.30 am	(P-1565390; A-5056)	730.432 n	(P-1650)	730.834 r	(P-1650)
220.40 am	(P-1565390; A-5056)	730.433 n	(P-1650)	730.835 r	(P-1650)
220.50 am	(P-1565390; A-5056)	730.434 n	(P-1650)	730.836 r	(P-1650)
280.100 am	(P-9801)	730.435 n	(P-1650)	730.837 r	(P-1650)
285.210 am	(P-13585)	730.436 n	(P-1650)	730.838 r	(P-1650)
315.10 am	(P-13585)	730.437 n	(P-1650)	730.839 r	(P-1650)
315.20 am	(P-13585)	730.438 n	(P-1650)	730.840 r	(P-1650)
315.30 am	(P-13585)	730.439 n	(P-1650)	730.841 r	(P-1650)
315.40 n	(P-13585)	730.440 n	(P-1650)	730.842 r	(P-1650)
315.50 n	(P-13585)	730.441 n	(P-1650)	730.843 r	(P-1650)
315.60 n	(P-13585)	730.442 n	(P-1650)	730.844 r	(P-1650)
410.360 am	(P-11899)	730.443 n	(P-1650)	730.845 r	(P-1650)
445.40 am	(P-11025)	730.444 n	(P-1650)	730.846 r	(P-1650)
445.50 am	(P-11025)	730.445 n	(P-1650)	730.847 r	(P-1650)
445.70 am	(P-11025)	730.446 n	(P-1650)	730.848 r	(P-1650)

VOL. 15, ISSUE #41

ILLINOIS REGISTER

SECTIONS AFFECTED INDEX

OCTOBER 11, 1991

TITLE 86 (CONTD)			P-433; W-11342) (P-11075; E-11252)	
600.101	r	(P-18195/90; A-6284)	3000.260	n
600.105	r	(P-18195/90; A-6284)	3000.270	n
600.110	r	(P-18195/90; A-6284)	3000.280	n
600.115	r	(P-18195/90; A-6284)	3000.281	n
600.120	r	(P-18195/90; A-6284)	3000.282	n
600.125	r	(P-18195/90; A-6284)	3000.283	n
600.130	r	(P-18195/90; A-6284)	3000.300	n
600.135	r	(P-18195/90; A-6284)	3000.310	n
610.101	r	(P-18208/90; A-6286)	3000.320	n
610.105	r	(P-18208/90; A-6286)	3000.330	n
610.110	r	(P-18208/90; A-6286)	3000.340	n
610.115	r	(P-18208/90; A-6286)	3000.350	n
610.120	r	(P-18208/90; A-6286)	3000.400	n
610.125	r	(P-18208/90; A-6286)	3000.405	n
610.130	r	(P-18208/90; A-6286)	3000.410	n
610.135	r	(P-18217/90; A-6288)	3000.415	n
620.105	r	(P-18217/90; A-6288)	3000.420	n
620.110	r	(P-18217/90; A-6288)	3000.425	n
620.115	r	(P-18217/90; A-6288)	3000.430	n
620.120	r	(P-18217/90; A-6288)	3000.435	n
630.101	am	(P-17879/90; A-5762)	3000.440	n
630.105	am	(P-17879/90; A-5762)	3000.500	n
630.110	am	(P-17879/90; A-5762)	3000.600	n
630.115	am	(P-17879/90; A-5762)	3000.610	n
640.101	am	(P-17887/90; A-5770)	3000.700	n
640.105	am	(P-17887/90; A-5770)	3000.705	n
640.110	am	(P-17887/90; A-5770)	3000.710	n
650.101	am	(P-17894/90; A-5778)	3000.715	n
3000.100	n	(P-433; W-11342) (P-11075; E-11252)	3000.716	n
3000.110	n	(P-433; W-11342) (P-11075; E-11252)	3000.720	n
3000.115	n	(P-11075; E-11252)	3000.725	n
3000.120	n	(P-433; W-11342) (P-11075; E-11252)	3000.730	n
3000.130	n	(P-433; W-11342) (P-11075; E-11252)	3000.735	n
3000.140	n	(P-433; W-11342) (P-11075; E-11252)	3000.740	n
3000.150	n	(P-433; W-11342) (P-11075; E-11252)	3000.745	n
3000.160	n	(P-433; W-11342) (P-11075; E-11252)	3000.750	n
3000.170	n	(P-433; W-11342) (P-11075; E-11252)	3000.755	n
3000.180	n	(P-433; W-11342) (P-11075; E-11252)	3000.760	n
3000.190	n	(P-433; W-11342) (P-11075; E-11252)	3000.765	n
3000.200	n	(P-433; W-11342) (P-11075; E-11252)	3000.770	n
3000.210	n	(P-433; W-11342) (P-11075; E-11252)	3000.800	n
3000.220	n	(P-433; W-11342) (P-11075; E-11252)	3000.810	n
3000.230	n	(P-11075; E-11252)	3000.820	n
3000.240	n	(P-11075; E-11252)	3000.830	n
3000.245	n	(P-11075; E-11252)	3000.840	n
3000.250	n	(P-433; W-11342) (P-11075; E-11252)	3000.900	n
			3000.910	n
			3000.920	n
			3000.930	n
			3000.940	n
			3000.950	n
			3000.960	n
			3000.1000	n
			3000.1010	n
			3000.1020	n
			3000.1030	n
			3000.1100	n
			3000.1110	n
			3000.1120	n
			3000.1130	n
			3000.1140	n

ILLINOIS REGISTER
 VOL. 15, ISSUE #41
 OCTOBER 11, 1991

TITLE 86 (CONT'D)			
130.2150	ann	(P-2019490; A-6621)	(P-1975690; A-6316)
130.2165	ann	(P-2019490; A-6621)	(P-1975690; A-6316)
130.II, A	n	(P-2019490; A-6621)	(P-1975690; A-6316)
140.101	ann	(P-1977990; A-5834)	(P-1976790; A-5822)
140.301	ann	(P-1791690; A-5834)	(P-1976790; A-5822)
150.101	ann	(P-1980490; A-5861)	(P-1976790; A-5822)
150.105	ann	(P-1980490; A-5861)	(P-1976790; A-5822)
150.135	ann	(P-1980490; A-5861)	(P-1977490; A-5829)
150.201	ann	(P-1980490; A-5861)	(P-1977490; A-5829)
150.405	ann	(P-1980490; A-5861)	(P-1977490; A-5829)
150.710	ann	(P-1980490; A-5861)	(P-1977490; A-5829)
150.725	ann	(P-1980490; A-5861)	(P-1973090; A-5805)
150.905	ann	(P-1980490; A-5861)	(P-1973090; A-5805)
150.1101	ann	(P-1980490; A-5861)	(P-1973090; A-5805)
150.1310	ann	(P-1980490; A-5861)	(P-1973090; A-5805)
150.1401	ann	(P-1980490; A-5861)	(P-1973090; A-5805)
150.1405	ann	(P-1980490; A-5861)	(P-1974090; A-6299)
160.101	ann	(P-1978890; A-5845)	(P-1974090; A-6299)
160.105	ann	(P-1978890; A-5845)	(P-1974090; A-6299)
160.115	ann	(P-1978890; A-5845)	(P-1974090; A-6299)
160.135	ann	(P-1978890; A-5845)	(P-1974690; A-5815)
160.150	ann	(P-1978890; A-5845)	(P-1974690; A-5815)
160.155	ann	(P-1978890; A-5845)	(P-1974690; A-5815)
200.115	ann	(P-1475490; A-3518)	(P-1576290; A-3498)
220.101	ann	(P-1970690; A-5783)	(P-1576290; A-3498)
220.105	ann	(P-1970690; A-5783)	(P-1724; A-10944)
220.110	ann	(P-1970690; A-5783)	(P-1724; A-10944)
220.115	ann	(P-1970690; A-5783)	(P-1724; A-10944)
220.120	ann	(P-1970690; A-5783)	(P-1724; A-10944)
220.125	ann	(P-1970690; A-5783)	(P-1724; A-10944)
220.130	ann	(P-1970690; A-5783)	(P-1724; A-10944)
230.101	ann	(P-1971790; A-5796)	(P-1724; A-10944)
230.105	ann	(P-1971790; A-5796)	(P-1724; A-10944)
230.110	ann	(P-1971790; A-5796)	(P-1777; A-10993)
230.115	ann	(P-1971790; A-5796)	(P-1777; A-10993)
230.120	ann	(P-1971790; A-5796)	(P-1777; A-10993)
230.125	ann	(P-1971790; A-5796)	(P-1777; A-10993)
230.130	ann	(P-1971790; A-5796)	(P-1748; A-10966)
240.101	r	(P-1972590; A-5781)	(P-1748; A-10966)
240.105	r	(P-1972590; A-5781)	(P-1748; A-10966)
240.110	r	(P-1972590; A-5781)	(P-1748; A-10966)
240.115	r	(P-1972590; A-5781)	(P-1748; A-10966)
240.120	r	(P-1972590; A-5781)	(P-1748; A-10966)
270.101	ann	(P-1525190; A-3507)	(P-1748; A-10966)
270.105	ann	(P-1525190; A-3507)	(P-1748; A-10966)
270.110	ann	(P-1525190; A-3507)	(P-1748; A-10966)
270.115	ann	(P-1525190; A-3507)	(P-1748; A-10966)
270.120	ann	(P-1525190; A-3507)	(P-1748; A-10966)
270.125	ann	(P-1525190; A-3507)	(P-1748; A-10966)
270.130	ann	(P-1525190; A-3507)	(P-1748; A-10966)
280.101	ann	(P-1790890; A-6290)	(P-1342990; A-117)
280.105	ann	(P-1790890; A-6290)	(P-1789790; A-6305)
280.110	ann	(P-1790890; A-6290)	(P-1789790; A-6305)
280.115	ann	(P-1790890; A-6290)	(P-1789790; A-6305)
280.120	ann	(P-1790890; A-6290)	(P-1789790; A-6305)
280.125	ann	(P-1790890; A-6290)	(P-1789790; A-6305)
280.130	ann	(P-1790890; A-6290)	(P-1789790; A-6305)
290.101	r	(P-1975190; A-5820)	(P-1789790; A-6305)
290.105	r	(P-1975190; A-5820)	(P-1789790; A-6305)
290.110	r	(P-1975190; A-5820)	(P-1789790; A-6305)
290.115	r	(P-1975190; A-5820)	(P-1789790; A-6305)
290.120	r	(P-1975190; A-5820)	(P-1789790; A-6305)
290.130	ann	(P-1975690; A-6316)	(P-1789790; A-6305)
290.1310	ann	(P-1975690; A-6316)	(P-1789790; A-6305)

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

TITLE 86 (CONT'D)

3000.1150	n	(P-11075; E-11252)	120.211	r	(P-12137)
3000.1160	n	(P-11075; E-11252)	120.212	r	(P-12137)
3000.1170	n	(P-11075; E-11252)	120.215	r	(P-12137)
3000.1171	n	(P-11075; E-11252)	120.216	r	(P-12137)
3000.1172	n	(P-11075; E-11252)	120.217	r	(P-12137)
			120.218	r	(P-12137)
			120.224	r	(P-12137)
			120.225	r	(P-12137)
			120.230	r	(P-12137)
			120.235	am	(P-5551; A-12747)
102.81	am	(P-409; A-7202)	120.235	am	(P-5551; A-12747)
102.81	am	(P-409; A-7202)	120.235	am	(P-5551; A-12747)
104.45	am	(P-1870590; A-5320)	120.235	am	(P-5551; A-12747)
104.250	am	(P-15; A-6557)	120.236	r	(P-12137)
104.272	am	(P-15; A-6557)	120.240	r	(P-12137)
104.304	am	(P-15; A-6557)	120.245	r	(P-12137)
104.330	am	(P-15; A-6557)	120.250	r	(P-12137)
111.101	am	(P-1776290; A-1029)	120.255	r	(P-12137)
112.9	am	(P-371; A-5684)	120.260	r	(P-12137)
112.64	am	(P-1956890; A-5275)	120.261	r	(P-12137)
112.70	am	(P-2521; A-11447)	120.262	r	(P-12137)
112.74	am	(P-2521; A-11447)	120.270	r	(P-12137)
112.78	am	(P-2521; A-11447)	120.271	r	(P-12137)
112.79	am	(P-2521; A-11447)	120.272	r	(P-12137)
112.80	am	(P-2521; A-11447)	120.273	r	(P-12137)
112.82	am	(P-2521; A-11447)	120.275	r	(P-12137)
112.101	am	(P-8785; A-14227)	120.276	r	(P-12137)
112.110	am	(P-5502; A-11127)	120.280	r	(P-12137)
112.130	am	(P-8785; A-14227)	120.281	am	(P-5551; A-12747)
112.131	am	(P-10564)	120.281	r	(P-12137)
112.151	am	(P-5502; 11127)	120.282	r	(P-12137)
112.340	n	(P-157; A-5275) (E-338)	120.283	r	(P-12137)
113.9	am	(P-384; A-5698)	120.284	r	(P-12137)
113.125	am	(P-6913; A-11948)	120.285	r	(P-12137)
113.141	am	(P-1958190; A-5291)	120.290	r	(P-12137)
113.155	am	(P-804; A-7104) (E-1111; O-5125) (P-7444; A-14073)	120.295	r	(P-12137)
113.251	am	(P-1570190; A-277)	120.319	am	(P-833)
113.253	am	(P-1715; A-7104)	120.320	am	(P-833)
113.260	am	(P-1715; A-7104)	120.321	am	(P-833)
113.261	am	(P-5517; A-11142)	120.322	am	(P-833)
113.303	am	(P-1570190; A-277)	120.323	am	(P-833)
114.9	r	(P-10889)	120.370	am	(P-6937; A-11973)
114.210	am	(P-394; A-5710)	120.335	am	(P-5551; A-12747)
114.251	am	(P-5539; A-11164)	120.386	am	(P-5551; A-12747)
114.402	am	(P-1571290; A-288)	120.390	am	(P-159; A-5302) (E-348)
116.510	am	(P-10897)	120.391	am	(P-7468; A-14105)
116.520	am	(P-6435; A-13533)	121.31	am	(P-5551; A-12747)
117.90	n	(P-8681) (E-8708)	121.58	am	(P-5551; A-12747)
118.200	am	(P-5551; A-12747)	121.61	am	(P-5551; A-12747)
120.11	am	(P-6089; A-14240)	121.63	am	(P-5551; A-12747)
120.12	n	(P-5551; A-12747)	121.64	am	(P-5551; A-12747)
120.31	am	(P-5551; A-12747)	121.91	am	(P-6922; A-11957) (PP-14134)
120.50	r	(P-12137)	121.91	am	(P-6922; A-11957) (PP-14134)
120.60	am	(P-5551; A-12747)	130.400	n	(P-8114)
120.61	am	(P-159; A-5302) (E-348)	130.500	am	(P-8114)
			140.2	am	(P-12171)
			140.3	am	(P-5585; A-11176) (P-12171)
120.64	am	(P-5551; A-12747)	140.5	am	(P-12171)
120.65	n	(P-2908; A-10101)	140.7	am	(P-5585; A-11176)
120.72	am	(P-159; A-5302) (E-348)	140.11	am	(P-6949)
120.74	am	(P-159; A-5302) (E-348)	140.16	am	(P-847; A-8264)
120.76	am	(P-12137)	140.17	am	(P-1898290; A-10468)
120.208	n	(P-5551; A-12747)	140.17	am	(P-12171)
120.208	r	(P-12137)	140.400	am	(P-406; A-8264) (E-592)
120.210	r	(P-12137)	140.413	am	(P-1414; A-8972)
			140.420	am	(P-1414; A-8972)

SAL-35

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

TITLE 89 (CONT'D)

140.421	am	(P-1414; A-8972)	141.360	r	(P-12132) (E-12795)
140.425	r	(P-12171)	141.400	r	(P-12132) (E-12795)
140.426	r	(P-12171)	141.440	r	(P-12132) (E-12795)
140.428	am	(P-12171)	141.480	r	(P-12132) (E-12795)
140.440	am	(P-12171) (E-12919)	141.520	r	(P-12132) (E-12795)
140.441	am	(P-12171) (E-12919)	141.560	am	(P-831; A-7117) (E-1121)
140.442	am	(P-12171) (E-12919)	141.560	r	(P-12132) (E-12795)
140.449	am	(P-12171) (E-12919)	141.600	r	(P-12132) (E-12795)
140.457	am	(P-2017090; A-6220)	141.640	r	(P-12132) (E-12795)
140.458	n	(P-2017090; A-6220)	141.680	am	(P-831; A-7117) (E-1121)
140.459	n	(P-2017090; A-6220)	141.680	r	(P-12132) (E-12795)
140.460	am	(P-4903)	141.720	r	(P-12132) (E-12795)
140.461	am	(P-4903)	141.760	r	(P-12132) (E-12795)
140.462	am	(P-4903)	141.760	am	(P-831; A-7117) (E-1121)
140.463	am	(P-4903)	141.800	r	(P-12132) (E-12795)
140.465	am	(P-4903)	141.840	r	(P-12132) (E-12795)
140.469	am	(P-13685)	141.880	r	(P-12132) (E-12795)
140.475	am	(P-847; A-8264)	141.920	r	(P-12132) (E-12795)
140.485	am	(P-1431790; O-2112090; RC-2112490; RC-2113590; M-368; A-298)	141.960	r	(P-12132) (E-12795)
			141.1000	r	(P-12132) (E-12795)
			141.1040	r	(P-12132) (E-12795)
			141.1080	r	(P-12132) (E-12795)
			141.1120	r	(P-12132) (E-12795)
			141.1125	am	(P-831; A-7117) (E-1121)
			141.1125	am	(P-12132) (E-12795)
			141.1160	r	(P-12132) (E-12795)
			141.1200	r	(P-831; A-7117) (E-1121)
			141.1200	am	(P-12132) (E-12795)
			141.1240	am	(P-831; A-7117) (E-1121)
			141.1240	am	(P-12132) (E-12795)
			141.1280	r	(P-12132) (E-12795)
			141.1320	r	(P-12132) (E-12795)
			141.1360	r	(P-12132) (E-12795)
			141.1400	r	(P-12132) (E-12795)
			141.1480	r	(P-12132) (E-12795)
			141.1500	r	(P-12132) (E-12795)
			141.1520	am	(P-831; A-7117) (E-1121)
			141.1520	am	(P-12132) (E-12795)
			141.1560	r	(P-12132) (E-12795)
			141.1600	r	(P-12132) (E-12795)
			141.1640	r	(P-12132) (E-12795)
			141.1680	r	(P-12132) (E-12795)
			141.1720	r	(P-12132) (E-12795)
			141.1760	r	(P-12132) (E-12795)
			141.1800	r	(P-12132) (E-12795)
			141.1840	r	(P-12132) (E-12795)
			141.1880	am	(P-831; A-7117) (E-1121)
			141.1880	am	(P-12132) (E-12795)
			141.1920	r	(P-12132) (E-12795)
			141.1960	r	(P-12132) (E-12795)
			141.2000	r	(P-12132) (E-12795)
			141.2040	am	(P-831; A-7117) (E-1121)
			141.2240	r	(P-12132) (E-12795)
			141.2280	r	(P-12132) (E-12795)
			141.2320	r	(P-12132) (E-12795)
			141.2360	r	(P-12132) (E-12795)
			141.2400	am	(P-831; A-7117) (E-1121)
			141.2440	r	(P-12132) (E-12795)
			141.2480	r	(P-12132) (E-12795)
			141.2520	am	(P-831; A-7117) (E-1121)
			141.2520	r	(P-12132) (E-12795)
			141.2560	r	(P-12132) (E-12795)

SAL-36

VOL. 15, ISSUE #41		ILLINOIS REGISTER		SECTIONS AFFECTED INDEX		OCTOBER 11, 1991	
TITLE 89 (CONT'D.)							
141.2600	r	(P-12132) (E-12795)	141.4680	r	(P-12132) (E-12795)	(P-12132) (E-12795)	
141.2640	am	(P-831; A-7117) (E-1121)	141.4720	am	(P-12132) (E-12795)	(P-12132) (E-12795)	
141.2680	r	(P-12132) (E-12795)	141.4760	r	(P-12132) (E-12795)	(P-12132) (E-12795)	
141.2720	r	(P-12132) (E-12795)	141.4800	am	(P-12132) (E-12795)	(P-816; A-14084)	
141.2760	r	(P-12132) (E-12795)	144.275	r	(P-12132) (E-12795)	(P-7455)	
141.2800	r	(P-12132) (E-12795)	144.300	r	(P-12132) (E-12795)	(P-19653/90; A-7162) (P-870; A-13390)	
141.2840	r	(P-12132) (E-12795)	144.325	r	(P-12132) (E-12795)	(P-19653/90; A-7162) (P-870; A-13390)	
141.2880	r	(P-12132) (E-12795)	147.5	am	(P-831; A-7117) (E-1121)	(P-19653/90; A-7162) (P-870; A-13390)	
141.2920	am	(P-12132) (E-12795)	147.15	am	(P-12132) (E-12795)	(P-19653/90; A-7162) (P-870; A-13390)	
141.2960	r	(P-12132) (E-12795)	147.25	am	(P-12132) (E-12795)	(P-19653/90; A-7162) (P-870; A-13390)	
141.3000	r	(P-12132) (E-12795)	147.50	am	(P-12132) (E-12795)	(P-19653/90; A-7162) (P-870; A-13390)	
141.3040	r	(P-12132) (E-12795)	147.75	am	(P-12132) (E-12795)	(P-19653/90; A-7162) (P-870; A-13390)	
141.3080	r	(P-12132) (E-12795)	147.150	am	(P-12132) (E-12795)	(P-13967/90; A-2715)	
141.3120	r	(P-12132) (E-12795)	147.200	am	(P-12132) (E-12795)	(P-2919; A-9001)	
141.3160	r	(P-12132) (E-12795)	147.205	am	(P-12132) (E-12795)	(P-13967/90; A-2715)	
141.3200	r	(P-12132) (E-12795)	147.250	am	(P-831; A-7117) (E-1121)	(P-5434/90; O-5118; RC-5120)	
141.3240	r	(P-12132) (E-12795)	147.300	n	(P-12132) (E-12795)	(P-15243/90; A-6238)	
141.3280	am	(P-831; A-7117) (E-1121)	147.310	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3320	r	(P-12132) (E-12795)	147.315	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3360	am	(P-831; A-7117) (E-1121)	147.320	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3400	r	(P-12132) (E-12795)	147.325	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3440	r	(P-12132) (E-12795)	147.330	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3480	r	(P-12132) (E-12795)	147.335	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3520	am	(P-831; A-7117) (E-1121)	147.340	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3560	r	(P-12132) (E-12795)	147.345	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3600	am	(P-831; A-7117) (E-1121)	147.350	n	(P-12132) (E-12795)	(P-9355/90; O-13039/90; R-3129; A-3058)	
141.3640	am	(P-12132) (E-12795)	147.Tb.A	am	(P-12132) (E-12795)	(P-15243/90; A-6238) (P-7501)	
141.3680	r	(P-12132) (E-12795)	147.Tb.B	am	(P-12132) (E-12795)	(P-870; A-13390)	
141.3720	am	(P-831; A-7117) (E-1121)	147.Tb.C	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.3760	am	(P-12132) (E-12795)	147.Tb.D	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.3800	am	(P-831; A-7117) (E-1121)	147.Tb.E	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.3840	r	(P-12132) (E-12795)	147.Tb.F	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.3880	r	(P-12132) (E-12795)	147.Tb.G	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.3920	r	(P-12132) (E-12795)	147.Tb.H	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.3960	r	(P-12132) (E-12795)	147.Tb.I	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.4000	r	(P-12132) (E-12795)	147.Tb.J	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.4040	r	(P-12132) (E-12795)	147.Tb.K	n	(P-12132) (E-12795)	(P-870; A-13390)	
141.4080	r	(P-12132) (E-12795)	148.30	am	(P-12132) (E-12795)	(P-12005)	
141.4120	r	(P-12132) (E-12795)	148.340	am	(P-12132) (E-12795)	(E-10502) (P-10909)	
141.4160	r	(P-12132) (E-12795)	148.360	am	(P-831; A-7117) (E-1121)	(E-10502) (P-10909)	
141.4200	r	(P-12132) (E-12795)	148.370	am	(P-12132) (E-12795)	(P-10909)	
141.4230	r	(P-12132) (E-12795)	148.380	am	(P-831; A-7117) (E-1121)	(E-10502) (P-10909)	
141.4240	am	(P-831; A-7117) (E-1121)	148.390	am	(P-12132) (E-12795)	(E-10502) (P-10909)	
141.4240	r	(P-12132) (E-12795)	149.150	am	(P-12132) (E-12795)	(P-15722/90; A-1826)	
141.4280	r	(P-12132) (E-12795)	160.5	am	(P-12132) (E-12795)	(P-806)	
141.4320	r	(P-12132) (E-12795)	160.10	am	(P-831; A-7117) (E-1121)	(P-806)	
141.4360	am	(P-831; A-7117) (E-1121)		am			
141.4360	r	(P-12132) (E-12795)		am			
141.4400	r	(P-12132) (E-12795)		am			
141.4480	r	(P-12132) (E-12795)		am			
141.4520	am	(P-831; A-7117) (E-1121)		am			
141.4520	r	(P-12132) (E-12795)		am			
141.4560	am	(P-831; A-7117) (E-1121)		am			
141.4560	r	(P-12132) (E-12795)		am			
141.4600	r	(P-12132) (E-12795)		am			
141.4640	r	(P-12132) (E-12795)		am			
141.4680	am	(P-831; A-7117) (E-1121)		am			

VOL. 15, ISSUE #41		ILLINOIS REGISTER		OCTOBER 11, 1991	
TITLE #9 (CONT'D)		SECTIONS AFFECTED INDEX			
160.20	am	(P-806)	617.20	am	(P-9385/90; A-7347)
160.70	am	(P-17436/90; A-1034)	617.30	am	(P-7885)
240.655	am	(P-14335) (E-14593)	617.55	am	(P-9385/90; A-7347)
240.1665	am	(E-2838) (P-18635/90; A-10351)	617.60	am	(P-9385/90; A-7347)
			617.70	r	(P-7885)
300.20	am	(P-8735; PF-14320) (E-14285)	650.1	r	(P-6725/90; A-2794)
300.30	am	(P-8735; PF-14320) (E-14285)	650.10	n	(P-6725/90; A-2794)
335.100	am	(P-8415)	650.10	n	(P-6683/90; A-2740)
335.102	am	(P-8415)	650.20	n	(P-6683/90; A-2740)
335.200	am	(P-8415)	650.20	n	(P-6725/90; A-2794)
335.202	am	(P-8415)	650.30	r	(P-6683/90; A-2740)
335.300	am	(P-8415)	650.30	r	(P-6725/90; A-2794)
335.302	am	(P-8415)	650.40	n	(P-6683/90; A-2740)
335.304	am	(P-8415)	650.40	n	(P-6725/90; A-2794)
335.306	am	(P-8415)	650.50	n	(P-6683/90; A-2740)
335.308	r	(P-8415)	650.50	r	(P-6725/90; A-2794)
335.310	am	(P-8415)	650.60	n	(P-6683/90; A-2740)
335.312	am	(P-8415)	650.60	n	(P-6725/90; A-2794)
335.314	am	(P-8415)	650.70	n	(P-6683/90; A-2740)
335.316	am	(P-8415)	650.20	n	(P-6725/90; A-2794)
335.318	am	(P-8415)	650.70	n	(P-6683/90; A-2740)
335.320	am	(P-8415)	650.90	n	(P-6683/90; A-2740)
335.326	am	(P-8415)	650.90	r	(P-6725/90; A-2794)
335.328	am	(P-8415)	650.100	n	(P-6683/90; A-2740)
335.330	am	(P-8415)	650.100	n	(P-6725/90; A-2794)
335.332	am	(P-8415)	650.110	n	(P-6683/90; A-2740)
335.334	am	(P-8415)	650.120	n	(P-6683/90; A-2740)
335.336	am	(P-8415)	650.130	n	(P-6683/90; A-2740)
335.338	am	(P-8415)	650.140	n	(P-6683/90; A-2740)
335.339	am	(P-8415)	650.150	n	(P-6683/90; A-2740)
335.340	am	(P-18871/90; A-11111)	650.150	n	(P-6683/90; A-2740)
335.341	am	(P-13239) (E-13554)	650.160	n	(P-6683/90; A-2740)
335.342	am	(P-4303/90; A-24)	650.200	n	(P-6725/90; A-2794)
335.343	am	(P-4303/90; A-24)	650.500	r	(P-6725/90; A-2794)
335.344	#	(P-12718/90; A-7728)	650.600	r	(P-6725/90; A-2794)
335.345	am	(P-12718/90; A-7728)	650.700	r	(P-6725/90; A-2794)
335.346	am	(P-12718/90; A-7728)	650.1000	r	(P-6725/90; A-2794)
335.347	am	(P-12718/90; A-7728)	650.1000	r	(P-6725/90; A-2794)
335.348	#	(P-12718/90; A-7728)	650.1000	r	(P-6725/90; A-2794)
335.349	am	(P-12718/90; A-7728)	680.300	r	(P-6725/90; A-2794)
335.350	am	(P-12718/90; A-7728)	681.150	am	(P-8156)
335.351	am	(P-12718/90; A-7728)	685.150	am	(P-8163)
335.352	am	(P-12718/90; A-7728)	685.500	am	(P-8982/90; O-17710/90; R-6791; A-6602) (P-14392) (E-14704)
335.353	am	(P-12718/90; A-7728)	685.550	n	(P-14392) (E-14704)
335.354	n	(P-9370/90; O-17698/90; M-4464; A-7211)	685.600	am	(P-8982/90; O-17710/90; R-6791; A-6602)
335.355	n	(P-9370/90; A-7211)	687.10	am	(P-8160)
335.356	am	(P-9392/90; A-9737)	687.100	am	(P-8560/90; O-16085/90; M-5921; A-7354)
335.357	am	(P-9392/90; A-9737)		am	(P-12252/90; A-6279)
335.358	am	(P-9392/90; A-9737)		am	(P-12252/90; A-6279)
335.359	am	(P-11399)	695.300	am	(P-9303)
335.360	am	(P-161; A-10179) (P-11399)	695.400	am	(P-9303)
335.361	am	(P-12731/90; A-6617)	700.200	am	(P-9303)
335.362	am	(P-12731/90; A-6617)	700.400	am	(P-9303)
335.363	am	(P-12731/90; A-6617)	700.500	r	(P-9303)
335.364	am	(P-8541)	712.100	am	(P-11702/90; A-10185)
335.365	n	(P-11736/90; A-7370)	712.200	am	(P-11702/90; A-10185)
335.366	n	(P-11736/90; A-7370)	712.300	am	(P-11702/90; A-10185)
335.367	n	(P-11736/90; A-7370)	712.400	am	(P-11702/90; A-10185)
335.368	am	(P-11736/90; A-7370)	712.500	am	(P-11702/90; A-10185)
335.369	am	(P-11736/90; A-7370)	712.600	am	(P-11702/90; A-10185)
335.370	am	(P-11736/90; A-7370)	712.700	am	(P-11702/90; A-10185)
335.371	am	(P-11736/90; A-7370)	712.800	am	(P-11702/90; A-10185)
335.372	am	(P-11736/90; A-7370)	712.900	am	(P-11702/90; A-10185)
335.373	am	(P-11736/90; A-7370)	713.000	am	(P-11702/90; A-10185)
335.374	am	(P-11736/90; A-7370)	713.100	am	(P-11702/90; A-10185)
335.375	am	(P-11736/90; A-7370)	713.200	am	(P-11702/90; A-10185)
335.376	am	(P-11736/90; A-7370)	713.300	am	(P-11702/90; A-10185)
335.377	am	(P-11736/90; A-7370)	713.400	am	(P-11702/90; A-10185)
335.378	am	(P-11736/90; A-7370)	713.500	am	(P-11702/90; A-10185)
335.379	am	(P-11736/90; A-7370)	713.600	am	(P-11702/90; A-10185)
335.380	am	(P-11736/90; A-7370)	713.700	am	(P-11702/90; A-10185)
335.381	am	(P-11736/90; A-7370)	713.800	am	(P-11702/90; A-10185)
335.382	am	(P-11736/90; A-7370)	713.900	am	(P-11702/90; A-10185)
335.383	am	(P-11736/90; A-7370)	714.000	am	(P-11702/90; A-10185)
335.384	am	(P-11736/90; A-7370)	714.100	am	(P-11702/90; A-10185)
335.385	am	(P-11736/90; A-7370)	714.200	am	(P-11702/90; A-10185)
335.386	am	(P-11736/90; A-7370)	714.300	am	(P-11702/90; A-10185)
335.387	am	(P-11736/90; A-7370)	714.400	am	(P-11702/90; A-10185)
335.388	am	(P-11736/90; A-7370)	714.500	am	(P-11702/90; A-10185)
335.389	am	(P-11736/90; A-7370)	714.600	am	(P-11702/90; A-10185)
335.390	am	(P-11736/90; A-7370)	714.700	am	(P-11702/90; A-10185)
335.391	am	(P-11736/90; A-7370)	714.800	am	(P-11702/90; A-10185)
335.392	am	(P-11736/90; A-7370)	714.900	am	(P-11702/90; A-10185)
335.393	am	(P-11736/90; A-7370)	715.000	am	(P-11702/90; A-10185)
335.394	am	(P-11736/90; A-7370)	715.100	am	(P-11702/90; A-10185)
335.395	am	(P-11736/90; A-7370)	715.200	am	(P-11702/90; A-10185)
335.396	am	(P-11736/90; A-7370)	715.300	am	(P-11702/90; A-10185)
335.397	am	(P-11736/90; A-7370)	715.400	am	(P-11702/90; A-10185)
335.398	am	(P-11736/90; A-7370)	715.500	am	(P-11702/90; A-10185)
335.399	am	(P-11736/90; A-7370)	715.600	am	(P-11702/90; A-10185)
335.400	am	(P-11736/90; A-7370)	715.700	am	(P-11702/90; A-10185)
335.401	am	(P-11736/90; A-7370)	715.800	am	(P-11702/90; A-10185)
335.402	am	(P-11736/90; A-7370)	715.900	am	(P-11702/90; A-10185)
335.403	am	(P-11736/90; A-7370)	716.000	am	(P-11702/90; A-10185)
335.404	am	(P-11736/90; A-7370)	716.100	am	(P-11702/90; A-10185)
335.405	am	(P-11736/90; A-7370)	716.200	am	(P-11702/90; A-10185)
335.406	am	(P-11736/90; A-7370)	716.300	am	(P-11702/90; A-10185)
335.407	am	(P-11736/90; A-7370)	716.400	am	(P-11702/90; A-10185)
335.408	am	(P-11736/90; A-7370)	716.500	am	(P-11702/90; A-10185)
335.409	am	(P-11736/90; A-7370)	716.600	am	(P-11702/90; A-10185)
335.410	am	(P-11736/90; A-7370)	716.700	am	(P-11702/90; A-10185)
335.411	am	(P-11736/90; A-7370)	716.800	am	(P-11702/90; A-10185)
335.412	am	(P-11736/90; A-7370)	716.900	am	(P-11702/90; A-10185)
335.413	am	(P-11736/90; A-7370)	717.000	am	(P-11702/90; A-10185)
335.414	am	(P-11736/90; A-7370)	717.100	am	(P-11702/90; A-10185)
335.415	am	(P-11736/90; A-7370)	717.200	am	(P-11702/90; A-10185)
335.416	am	(P-11736/90; A-7370)	717.300	am	(P-11702/90; A-10185)
335.417	am	(P-11736/90; A-7370)	717.400	am	(P-11702/90; A-10185)
335.418	am	(P-11736/90; A-7370)	717.500	am	(P-11702/90; A-10185)
335.419	am	(P-11736/90; A-7370)	717.600	am	(P-11702/90; A-10185)
335.420	am	(P-11736/90; A-7370)	717.700	am	(P-11702/90; A-10185)
335.421	am	(P-11736/90; A-7370)	717.800	am	(P-11702/90; A-10185)
335.422	am	(P-11736/90; A-7370)	717.900	am	(P-11702/90; A-10185)
335.423	am	(P-11736/90; A-7370)	718.000	am	(P-11702/90; A-10185)
335.424	am	(P-11736/90; A-7370)	718.100	am	(P-11702/90; A-10185)
335.425	am	(P-11736/90; A-7370)	718.200	am	(P-11702/90; A-10185)
335.426	am	(P-11736/90; A-7370)	718.300	am	(P-11702/90; A-10185)
335.427	am	(P-11736/90; A-7370)	718.400	am	(P-11702/90; A-10185)
335.428	am	(P-11736/90; A-7370)	718.500	am	(P-11702/90; A-10185)
335.429	am	(P-11736/90; A-7370)	718.600	am	(P-11702/90; A-10185)
335.430	am	(P-11736/90; A-7370)	718.700	am	(P-11702/90; A-10185)
335.431	am	(P-11736/90; A-7370)	718.800	am	(P-11702/90; A-10185)
335.432	am	(P-11736/90; A-7370)	718.900	am	(P-11702/90; A-10185)
335.433	am	(P-11736/90; A-7370)	719.000	am	(P-11702/90; A-10185)
335.434	am	(P-11736/90; A-7370)	719.100	am	(P-11702/90; A-10185)
335.435	am	(P-11736/90; A-7370)	719.200	am	(P-11702/90; A-10185)
335.436	am	(P-11736/90; A-7370)	719.300	am	(P-11702/90; A-10185)
335.437	am	(P-11736/90; A-7370)	719.400	am	(P-11702/90; A-10185)
335.438	am	(P-11736/90; A-7370)	719.500	am	(P-11702/90; A-10185)
335.439	am	(P-11736/90; A-7370)	719.600	am	(P-11702/90; A-10185)
335.440	am	(P-11736/90; A-7370)	719.700	am	(P-11702/90; A-10185)
335.441	am	(P-11736/90; A-7370)	719.800	am	(P-11702/90; A-10185)
335.442	am	(P-11736/90; A-7370)	719.900	am	(P-11702/90; A-10185)
335.443	am	(P-11736/90; A-7370)	720.000	am	(P-11702/90; A-10185)
335.444	am	(P-11736/90; A-7370)	720.100	am	(P-11702/90; A-10185)
335.445	am	(P-11736/90; A-7370)	720.200	am	(P-11702/90; A-10185)
335.446	am	(P-11736/90; A-7370)	720.300	am	(P-11702/90; A-10185)
335.447	am	(P-11736/90; A-7370)	720.400	am	(P-11702/90; A-10185)
335.448	am	(P-11736/90; A-7370)	720.500	am	(P-11702/90; A-10185)
335.449	am	(P-11736/90; A-7370)	720.600	am	(P-11702/90; A-10185)
335.450	am	(P-11736/90; A-7370)	720.700	am	(P-11702/90; A-10185)
335.451	am	(P-11736/90; A-7370)	720.800	am	(P-11702/90; A-10185)
335.452	am	(P-11736/90; A-7370)	720.900	am	(P-11702/90; A-10185)
335.453	am	(P-11736/90; A-7370)	721.000	am	(P-11702/90; A-10185)
335.454	am	(P-11736/90; A-7370)	721.100	am	(P-11702/90; A-10185)
335.455	am	(P-11736/90; A-7370)	721.200	am	(P-11702/90; A-10185)
335.456	am	(P-11736/90; A-7370)	721.300	am	(P-11702/90; A-10185)
335.457	am	(P-11736/90; A-7370)	721.400	am	(P-11702/90; A-10185)
335.458	am	(P-11736/90; A-7370)	721.500	am	(P-11702/90; A-10185)
335.459	am	(P-11736/90; A-7370)	721.600	am	(P-11702/90; A-10185)
335.460	am	(P-11736/90; A-7370)			

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

VOL. 15, ISSUE #41

OCTOBER 11, 1991

TITLE 92 (CONT'D)

530.270	n	(P-2940)	1010.740	am	(P-4686; A-12782)
530.275	n	(P-2940)	1030.84	am	(P-14198)
530.280	n	(P-2940)	1030.88	am	(P-10589)
530.290	n	(P-2940)	1040.42	am	(P-7891; A-14258)
530.300	n	(P-2940)	1070.100	n	(P-8797)
530.301	n	(P-2940)	1270.200	n	(P-16170/90; A-10925)
530.302	r	(P-3003)	1308.10	n	(P-8097; A-14414)
530.303	r	(P-3003)	1308.20	n	(P-8097; A-14414)
530.303	r	(P-3003)	1308.30	n	(P-8097; A-14414)
530.310	n	(P-2940)	1311.10	n	(P-4195)
530.320	n	(P-2940)	1535.510	r	(P-18177/90; A-10920)
530.330	n	(P-2940)			
530.340	n	(P-2940)			
530.401	r	(P-3003)			
530.402	r	(P-3003)			
530.403	r	(P-3003)			
530.410	n	(P-2940)			
530.420	n	(P-2940)			
530.430	n	(P-2940)			
530.440	n	(P-2940)			
530.450	n	(P-2940)			
530.460	n	(P-2940)			
530.470	n	(P-2940)			
530.480	n	(P-2940)			
530.500	n	(P-2940)			
530.501	r	(P-3003)			
530.502	r	(P-3003)			
530.503	r	(P-3003)			
530.510	n	(P-2940)			
530.520	n	(P-2940)			
530.530	n	(P-2940)			
530.600	n	(P-2940)			
530.601	r	(P-3003)			
530.602	r	(P-3003)			
530.603	r	(P-3003)			
530.610	n	(P-2940)			
530.700	n	(P-2940)			
530.701	r	(P-3003)			
530.702	r	(P-3003)			
530.710	n	(P-2940)			
530.800	n	(P-2940)			
530.801	r	(P-3003)			
530.802	r	(P-3003)			
530.803	r	(P-3003)			
530.804	r	(P-3003)			
530.810	n	(P-2940)			
530.820	n	(P-2940)			
530.830	n	(P-2940)			
530.840	n	(P-2940)			
530.900	n	(P-2940)			
530.901	r	(P-3003)			
530.902	r	(P-3003)			
530.903	r	(P-3003)			
530.904	r	(P-3003)			
530.905	r	(P-3003)			
530.906	r	(P-3003)			
530.907	r	(P-3003)			
530.908	r	(P-3003)			
530.909	r	(P-3003)			
530.910	n	(P-2940)			
530.911	am	(P-8193)			
708.70	am	(P-3426; A-9068)			
1010.425	n	(P-4686; A-12782)			
1010.426	n	(P-4686; A-12782)			